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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2	Santa Barbara Channelkeeper and Environmental Defense Center	John David Gable and Clarence W. Haack	6/28/2007	7/5/2007	CWA		NOI - allege violaitons under the CWA, CAA, SWDA and RCRA
3	State of Missouri	Doe Run Resources Corporation	6/2/2008	6/9/2008	CWA		allege mishandling of lead, zinc and lead tailings, arsenic, cadmium, chromium, copper, manganese, nickel and thallium at the Sweetwater Mine and Mill resulted in contamination of the soil, air and water a violation of RCRA, CWA, CAA and CERCLA
4	Amy L. Nilson	Green Valley Corporation	8/9/2008	8/14/2008	CWA		allege violations re a technological system for continuous reduction of the pollution generated by a source before such pollution is emitted into the ambient air, including precombustion cleaning or treatment of (Hydrochloric Acid, and Dioxin) waste products
5	City of Ashtabula	Norfolk Southern Railway Company	11/26/2008	12/2/2008	CWA		allege failure to properly maintain its coal piles as to prevent coal dust from blowing into nearby properties violating the terms and conditions of the permits to operated and violations of the NPDES permit by discharging pollutants into the Ashtabula River and Lake Erie

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6	Private Citizens, Idaho Rural Council, Inc., Idaho Concerned Area Residents for the Environment, Inc., the Japanese American Citizens	South Ciew Dairy, Tony Visser Wilaim DeJong and Ryan Visser	12/8/2008	12/15/2008	CAA		112(g) CAA violation for failure to obtain a MACT determination on major source methanol
7	CPCC, Inc.	Apache Disposal, Inc., Pete Garza, Pete Garza Interests, LLC	6/25/2009	6/29/2009	CWA		allege title V permit violations
8	David and Stacy Kopacz	City of Hopkinsville Surface and Storm Water Utility, Twin States Utilities & Excavation, Inc., J.K.S. Architects and Engineers	9/23/2009	9/29/2009	CWA	KY Kentucky	allege violations of emission standard or limitation, KY SIP, NPDES
9	Jackie Fike	City of Marion	11/19/2009	11/24/2009	CAA	AL Alabama	allege Alabama SIP and NPDES violations and

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10	Cuardians	Suncor Energy, Inc. and Suncor Energy USA, Inc.	12/2/2011	12/9/2011	CWA	CO Colorado	Failure to obtain National Pollutant Discharge Elimination System permit; failure to control VOC emissions; Violation of Title V Permit:□
11	and Downwinders at Risk Education	Exide Technologies□ and its Texas Registered Agent	7/16/2012	7/19/2012	CWA		allege that Exide's air emissions have caused or contributed to repeated exceedances of the NAAQS for lead in violation of the Clean Air Act
12		Janet Fahey, President, Rubio Canyon Land and Water Association	3/8/2005	3/14/2005	CWA 311		They believe that the Rubio Canyon Land and Waster Association is in violation of several Clean Water Acts, and its implementing regulations, because the RCLWA has violated and continues to violate "an effluent standard or limitation".
13		Janet Fahey	3/8/2005	3/14/2005	CWA 311		Rubio Canyon Pipe Remediation Project, our File No. 50047, Amended CWA/SWDA Notice No.2

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14	Brian Doyle and Jane and John Doe of Florida	Halliburton Co., BP Exploration & Production, Inc. and Transocean Ltd.	6/11/2010	6/15/2010	CWA 311		Notice by Florida residents of intent to sue Halliburton Co., BP Exploration & Production, and Transocean Ltd. pursuant to RCRA and CWA 311
15	Association Concerned Over Resources and Nature	Tennessee Aluminum Processors	6/2/2010	7/6/2010	CWA 311		Notice of Intent to file suit against Tennessee Aluminum Processors pursuant to RCRA and CWA
16	Association Concerned Over Resources and Nature, Inc.	Tennessee Aluminum Processors, Inc.	6/2/2010	7/6/2010	CWA 311		ACORN Notice of Intent to File Suit against Tennessee Aluminum Processors Pursuant to RCRA and CWA
17	Northwest Environmental Center and Columbia Riverkeeper	Diversified Marine	9/9/2010	9/13/2010	CWA 311		Notice by Northwest Environmental Defense Center and Columbia Riverkeeper of intent to file suit against Diversified Marine pursuant to CWA and RCRA

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18	Siskiyou Wildlands Center and Rogue Riverkeeper	Donald Bean	10/12/2010	10/21/2010	CWA 311		Notice by Siskiyou Wildlands Center and Rogue Riverkeeper to Donald Bean of intent to file suit pursuant to RCRA and CWA for violations associated with exploratory mining excavations near Sucker Creek, Oregon
19	Louisiana Environmental Action Network	US EPA	10/26/2010	11/1/2010	CWA 311		Notice of Intent to Sue EPA by Louisiana Environmental Action Network for failure to perform nondiscretionary duties under the Clean Water Act related to Gulf Oil disaster pursuant to RCRA and CWA, 311.
20	Louisiana Environmental Action Network		12/2/2010	12/21/2010	CWA 311		Presenting CD with data to assist the federal response to the BP Macondo Well Oil Spill
21	Billy T. and Norma L. Stilwell of Texas	Post Oak Grinding and Nature Exchange	12/7/2010	12/7/2010	CWA 311		Notice by Billy T. and Norma L. Stilwell of Texas of intent to file suit pursuant to CWA and RCRA against Post Oak Grinding and Nature Exchange for emissions and discharge on contaminants and pollutiing underground water

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22	LAUIANCA NIORTA	Sue McLawhorn Livestock Farm, Inc.	12/22/2010	12/27/2010	CWA 311		Notice to Sue McLawhorn Livestock Farm, Inc. of intent to sue pursuant to RCRA and CWA
23	Californians for Renewable Energy (CARE)	Department of the Interior and EPA	11/3/2011	12/7/2011	CERCLA		Notice of intent to file suit re: Kayenta mine permit renewal application.
24		Wagner Enterprises, LLC	12/13/2011	12/29/2011	CWA 311		Notice of Keller Transport, Inc.'s intent to file suit against Wagner Enterprises in order to recoup costs incurred by Keller in complying with Administrative Order and cleaning up a gasoline spill caused by Wagner.
25	Municipality of San Juan	Puerto Rico Aqueduct and Sewer Authority	12/17/2004	1/28/2005	CWA		Puerto Rico Aqueduct and Sewer Authority has violated the CWA by illegal discharges and deposits into a storm water system owned by MSJ, located near Hospital Auxilio Mutuo and extend itself up to and around the Mercantil Plaza building located at the Ponce de Leon Avenue (Ponce de Leon Storm Water System).

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26	Waste Action Project	City of Marysville	12/28/2004	1/4/2005	CWA		City of Marysville has violated and continues to violate the CWA with respect to municipal wastewater discharges from the facility located at or about 80 Columbia Avenue, Marysville, WA to Steamboat Slough/Snohomish River.
27	Donald & Mary	MDC Homes, Inc. Kingsbridge subdivision project	12/21/2004	1/27/2005	CWA		MDC Homes, Inc. Kingsbridge subdivision project has violated the CWA by which discharges of pollutants into waters of the U.S. and the State of Georgia and surrounding wetlands and the filling of jurisdictional waters by excessive discharges of eroded soils, dirt, sediment and debris from the Kingsbridge Development property.
28	Concerned Citizens for Clean Water and the Sierra Club	Rio Vista Dairy	12/16/2004	1/27/2005	CWA		Rio Vista Dairy have violated and continue to violate the CWA, by discharging pollutants through a point source or point sources into waters of the US including springs, wetlands, playa lakes, streams and irrigation and drainage canals, all of which eventually discharge to the Pecos River.
29	Jude Joseph Spak	Commonwealth of Pennsylvania □ Pennsylvania DOT □ Various highway contractors □ Pennsylvania DEP □ EPA	12/6/2004	1/5/2005	CWA	PA Pennsylvania	Alleged failure to enforce acid rock drainage resulting from PennDOT construction activites related to I-99 on and around Skytop Mountain

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30	Waste Action Project	City of McCleary	12/28/2004	1/5/2005	CWA		City of McCleary has violated and continues to violate the CWA with respect to municipal wastewater discharges from the City's Wastewater Treatment facility to Wildcat Creek.
31	City of Mountain Park	Crabapple Development + Investment Corporation	1/12/2005	1/18/2005	CWA		Crabapple Development + Investment Corporation has violated the CWA by discharges of eroded soils, debris, dirt, sediment, stormwater run off, and fill material into jurisdictional waters of the US from development activities at Enclave @ Brookfiled Subdivision in Roswell Fulton County, GA and the failure to comply with all permit conditions.
32	Northern California River Watch	Syar Industries, Inc.	1/4/2005	1/11/2005	CWA		Syar Industries, Inc. has violated the CWA by discharges of pollutant from its facilities located at 2301 Napa Vallejo Highway, Napa, CA, 909, Sonoma Blvd., Vallejo, CA, 16560 County Rd. 89, Madison, CA and 885 Lake Herman Road, Vallejo, CA.into the waterways of navigable waters of the US
33	Andrall & Joann Pearson and Jennifer & Larry Goichman	D.O.T. Greenwich Truck Weighing and Inspection	1/17/2005	1/24/2005	CWA		Stormwater - D.O.T. Greenwich Truck Weighing and Inspection continues to violate the CWA for stormwater discharges from the facility located adjacent to I095 Northbound, between Exits 2 and 3, Greenwich CT and from certain Town of Greenwich storm drains to Quarry Pond.

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34	City of Mountain Park	Lakeside at Ansley, LLC and Chatham Holdings Corp.	1/12/2005	1/18/2005	CWA		Lakeside at Ansley, LLC and Chatham Holdings Corp. violates the CWA by discharging of eroded soils, debris, dirt, sediment, storm water run off and fill material into jurisdictional waters of the US from development activities at the Lake at Ansley Subdivision in Roswell, Fulton County, GA.
35	City of Mountain Park	Day Investments, II, LLC, Peachtree Residential Properties and Woomer Construction Co.	1/12/2005	1/18/2005	CWA		Day Investments, II, LLC, Peachtree Residential Properties and Woomer Construction Co. violates the CWA by discharges of eroded soils, debris, dirt, sediment, storm water run off and fill material into jurisdictional waters of the US from development activities at the Huntington Park Subdivision and/or Huntington Estates Subdivision in Roswell, Fulton County, GA.
36	Garril Page	Ross Valley Sanitary District	12/30/2004	1/27/2005	CWA		Ross Valley Sanitary District has violated the CWA, it owns and operates sewage transmission pipes within the County of Marin by releasing untreated wastewater and raw sewage into and on public streets as well as into Sleepy Hollow Creek, Sorich Creek, Cascade Creek, Kent Woodlands Creek and Short Creek, ending up in in Corte Madera Creek and ultimately into San Pablo Bay.
37	Sierra Club & Mineral Policy Center	Cripple Creek & Victor Gold Mining Co., AngloGold Ashanti (Colorado) Corp., AngloGold Ashanti North America, Inc., and Golden Cycle Gold Co.	1/22/2005	1/31/2005	CWA		Cripple Creek & Victor Gold Mining Co., AngloGold Ashanti (Colorado) Corp., AngloGold Ashanti North America, Inc., and Golden Cycle Gold Co. has violated the CWA by repeatedly violating the pH limit contained in your 1996 Arequa Gulch permit.

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38	Idaho Conservation League	Davisco Foods Inter. d/b/a Jerome Cheese Co.	1/25/2005	1/31/2005	CWA		Davisco Foods Inter. d/b/a Jerome Cheese Co. has violated the CWA by discharging pollutants (including but not limited to cheese plant wastes) to waters of the U.S. and the City of Jerome wastewater system located in Boise, ID.
39	Powers and Powers	Nolans and Rich and Linda's Enterprises, LLC	1/25/2005	2/3/2005	CWA		Nolans and Rich and Linda's Enterprises, LLC have violated the CWA by placing rock, sand, and fill material in a federally protected tributary and wetlands without the necessary permits located near where the unnamed road that passes through the Powers' property from County Road 409 terminates at the Meramec River in Crawford County, Missouri.
40	Northwest Environmental Defense Center	Independent Dispatch, Inc.	2/8/2005	2/17/2005	CWA		Independent Dispatch has repeatedly violated the CWA by discharging of industrial stormwater into the Columbia Slough. The facility is located at 214 NE Middlefield Road, Portland, OR
41		Kathleen Gariella - Northstar 1991 Family Trust and Richard P. Cook - the Organ Quarry, In, Northen Concrete Co., Espanola Transit Mix	2/9/2005	2/22/2005	CWA		Kathleen Gariella - Northstar 1991 Family Trust and Richard P. Cook - the Organ Quarry, In, Northen Concrete Co., Espanola Transit Mix have violated the CWA, the violations include but not limited to the construction or maintenance of mining roads across and through the Rio Ojo Caliente River in Rio Arriba County, New Mexico without a permit.

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42	IncNew Mexio and the Sierra Club	County Line Dairies 1 & 2	2/14/2005	2/22/2005	CWA		
43	Aechternacht, Larry & Jane Cain, Stephen Case, Michael & Rebecca Clark, Paul & Deborah Steward Denner, Charles & Janet Evans, Keith	Cypress Ranch Development, Inc.,Cypress Ranch Ltd., Russell Parker, Ed Moore, E.C. Moore Engineering, L.P., and E.C. Moore Consulting, Inc.	2/2/2005	2/14/2005	CWA		Cypress Ranch Development, Inc.,Cypress Ranch Ltd., Russell Parker, Ed Moore, E.C. Moore Engineering, L.P., and E.C. Moore Consulting, Inc. have violated the CWA of unauthorized and illegal discharges into Lick Creek and its tributaries from construction area and storm water detention controls.
44	California Sportfishing Protection Alliance	California Ammonia Company dba Calamco	2/24/2005	3/2/2005	CWA		California Ammonia Company dba Calamco have violated the CWA at the facility located at 2323 Port Road G at the Port of Stockton in Stockton, CA by unlawfully discharging of pollutants from the facility into the Stockton Deep Water Channel and the San Joaquin River.
45	Planning and Conservation League	Castaic Lake Water Agency	2/28/2005	2/28/2005	CWA		The action challenges Castaic's decisions to certify a Final Environmental Impact Report (EIR) and approve a project authorizing the permanent transfer to Castaic of State Water project allocation amounts.

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46		Fort James Wauna Mill Plant/Georgia- Pacific Corporation	3/3/2005	3/10/2005	CWA		Fort James Wauna Mill Plant/Georgia-Pacific Corporation has violated and continues to violate the discharge effluent limitations contained in NPDES for aluminum and total suspended solids, at Outfall 003 located at Columbia Riaver mile 41.67.
47	Save the Altadena Trails	Rubio Canyon Land and Water Association	3/8/2005	3/14/2005	CWA		Rubio Canyon Land and Water Association has violated and continues to violate the CWA by discharging rock, a "pollutant" and fill material into the Rubio Creek.
48	Save the Altadena Trails	US Department of Agriculture-Forest Service	3/8/2005	3/14/2005	CWA		US Department of Agriculture-Forest Service has violated and continues to violate the CWA by discharging rock, a "pollutant" and fill material into the Rubio Creek.
49	Idaho Conservation League	Darigold Inc. dba Westfarm Foods	3/7/2005	3/14/2005	CWA		Darigold Inc. dba Westfarm Foods has violated the CWA by discharging pollutants to waters of the US and the City of Jerome wastewater system in violation of limits in Westfarm's current Industrial User Agreement and wastewater permit.

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50	Idaho Conservation League	Atlanta Gold Corporation of America, Inc.	3/16/2005	3/22/2005	CWA		Atlanta Gold Coporation of America, Inc. have violated and continues to violate the CWA by discharging pollutants and fill material to waters of the US, located along Montezuma Creek near Atlanta, Idaho. Discharges of mine wastes from adit and adit settling pond without NPDES permit.
51	KFO of OSMRE	National Coal Corporation	3/18/2005	3/24/2005	CWA		KFO of OSMRE alleges that National Coal Corporation is currently in violation of the CWA by adding fill in the form of sediment to Little Elk Creek w/o a 404 permit, for discharging stormwater into tributaries without a 402 permit, and for violating SCMRA permit. (mining/oil and gas)
52	Oregon Chapter of the Sierra Club	Ross Island Sand & Gravel, Inc. ("RISG")	3/17/2005	3/23/2005	CWA		RISG has violated and continues to violate the CWA. The discharge appears to be from concrete trucks being rinsed out. The rinse water flows to a large, open two-tiered sump of pond on the banks of the Willamette.
53	Merrilee Madrigal and HB River Park Foundation	Landscape by Hiro, Inc.	5/9/2005	5/19/2005	CWA		Landscape by Hiro, Inc. has violated the CWA by discharging dirt, construction waste, demolition waste, or some combination thereor into a wetlands adjacent to the Santa Ana River.

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54	Potomac Riverkeeper	Warm Springs PSD	3/22/2005	3/28/2005	CWA		Warm Springs PSD is in violation because of discharges from its sewage plant in violation of the CWA and the NPDES, the discharge flows into the Warm Springs Run which joins the Potomac River, located at 1226 Hancock Road, Berkeley Springs, WV
55	Potomac Riverkeepers	Berkeley County Public Service Sewer District by its Opequon/Hedgesvill e Plant and Baker Heights Plant	3/22/2005	3/28/2005	CWA		Opequonis in violation of the CWA because Berkeley continues to discharge significant amounts of Ammonia Nitrogen, Biochemical Oxygen Demand, Total Suspended Solids and Oil & Greas from iits outlet number 101. Also, Baker Heights outlet 003, is in violation of the CWA because Berkeley continues to discharge significant amounts of coliform and NH3 in violation of the NPDES.
56	Potomac RiverKeeper	Knobley Estates Sanitary Corporation	3/22/2005	3/28/2005	CWA		Knobley Estates Sanitary Corporation is in violation of the CWA because it continues to discharge significant amounts of Biochemical Oxygen Demand, Nitrogen Ammonia and Fecal Coliform in violation of its NPDES, discharging from the facility into the North Potomac River.
57	Minnesota Center for Environmental Advocacy	Vierling Farms	4/6/2005	4/13/2005	CWA		Vierling Farms has violated and continues to violate the CWA by discharging pollutants via point source to Pike Lake, Scott County, Minnesota without a NPDES permit.

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58	Northern California River Watch	Bo Dean Co, Inc.	3/30/2005	4/6/2005	CWA		Storm Water - Bo Dean Co, Inc. has violated the CWA by discharging of contaminated storm water from its facilities, of non-storm water pollutants from facilities in violation of effluent limitations, facilities: Blue Rock Quarry in Forestville and Asphalt and Asphalt Products in Santa Rosa into the Russian River, its tributaries and Santa Rosa Creek.
59	Kenneth J. Lewis and Scott & Susanne L. Morgan	Harrison Poultry Inc.	3/28/2005	4/4/2005	CWA		Harrison Poultry Inc. has violated the CWA for polluted storm water discharges from land disturbing activities on the Smith Mill Road Property and the Marburg Creek.
60	Orange County Coastkeeper	Pacific Rail Facility	3/21/2005	3/29/2005	CWA		Pacific Rail Facility has violated and continues to violate the CWA located at 785 East "M" Street, Colton, CA permit to discharge storm water associated with construction activities
61	Friends of the San Juans	Inter Island Enterprises, LLC and Myron Williams	4/8/2005	4/13/2005	CWA		Inter Island Enterprises, LLC and Myron Williams have violated and continue to violate the CWA by discharging dredged or fill material to the waters of the US in the northwest portion of San Juan County tax parcel 352331008000, located at or about 203 Daniel Lane, Friday Harbor, Washington.

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62	RICH Farms	R&R Partnership, R&R Properties, Herb Redl Properties, Guardian Self Storage, Herbert R. Redl, Kelley Redl Harditsy and Kari Redl Daniels ("Guardian Defendants")	4/15/2005	4/18/2005	CWA		Storm Water - R&R Partnership, R&R Properties, Herb Redl Properties, Guardian Self Storage, Herbert R. Redl, Kelley Redl Harditsy and Kari Redl Daniels ("Guardian Defendants") have violated the CWA by causing damages pertaining to field collapse from altered groundwater flow, soil saturation from construction activity at the Guardian Self Storage Facility located at Route 9W, Saugerties, New York.
63	Robert and Janette Baucum	Ruby Land Company, LP, Ruby Land Company LLC and Fir Ridge Holstein Farm LLC	4/13/2005	4/19/2005	CWA		Ruby Land Company, LP, Ruby Land Company LLC and Fir Ridge Holstein Farm LLC have violated and continue to violate the CWA and state water pollution laws, including but not limited to WQS into the Thomas Creek and the South Santiam River.
64	Northern California River Watch	Ukiah Valley Sanitation	4/13/2005	4/26/2005	CWA		Ukiah Valley Sanitation have violated and continue to violate the CWA by discharging pollutants from a point source to waters of the U.S. and discharge of raw sewage due to collection system wasterwater overflows.
65	Laurence J. Lucas & William M. Eddie	Michael S. Homan	4/22/2005	5/27/2005	CWA		Storm Water - Michael S. Homan has violated the CWA by initiating construction activity which caused grading, excavation, and other land-disturbing construction activities upon the property located beyond the end of Winsome Road in Boise, Idaho that flows directly downhill from which point such discharges would enter the City of Boise's separate storm water system, and ultimately enter the Boise River.

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66	Our Children's Earth Foundation	Standard Iron and Metals Company and Jason Allen	4/25/2005	5/2/2005	CWA		Standard Iron and Metals Company and Jason Allen has violated the CWA by discharging contaminated storm water into storm drains that are located less than a mile from the San Leandro Bay, which is immediately adjacent and a tributary to San Francisco Bay occuring at the Standard Iron and Metals Company facility, located at 4525 San Leandro Street, Oakland, CA.
67	Foundation, Inc.	Massachusetts Department of Conservation and Recreation ("DCR")	4/25/2005	5/2/2005	CWA		Massachusetts Department of Conservation and Recreation ("DCR") has violated and continues to violate the Clean Water Act by discharging storm water without a permit into the Charles River, the Mystic River, the Neponset River and coastal waters as receiving waters.
68	Clyde and Patricia Hall	City Transfer Incorporated, and or/City Porperties, LLC ("CTI")	5/2/2005	5/11/2005	CWA		Storm water - "CTI" has violated and continues to violate the CWA by discharging stormwater, mine dewatering water, and mine process water that may contain pollutants into navigable waters of the US.
69	Coastal Law Enforcement Action	Mariposa Land Corporation, Mariposa Land Company, Ltd., and Merritt Adamson Trust	5/2/2005	5/9/2005	CWA		Mariposa Land Corporation, Mariposa Land Company, Ltd., and Merritt Adamson Trust is in violation of the CWA by discharges of contaminated storm water into Malibu Creek, Malibu Lagoon, and the Pacific Ocean.

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70	ManaSota-88, Inc.	City of Sarasota	5/10/2005	5/16/2005	CWA		City of Sarasota has violated and continues to violate the CWA and NPDES by overflows and/or unauthorized discharges that occure whereby untreated, raw sewage spews into streets, neighborhoods and/or directly into Whitaker Bayou and other tributaries of Sarasota Bay.
71	Northwest Environmental Defense Center	Machinery Sales Co., Inc.	5/6/2005	5/13/2005	CWA		Stormwater - Machinery Sales Co., Inc. has repeatedly violated the CWA by discharging of industrial stormwater into the Columbia Slough.
72	Merrilee Madrigal and HB River Park Foundation	Southern California Edison Company	5/9/2005	5/19/2005	CWA		Southern California Edison Company has violated the CWA by discharging dirt, construction waste, demolition waste, or some combination thereor into a wetlands adjacent to the Santa Ana River.
73	Inversiones Jose' L. Castillo, Inc.	The Gallery Office Centre, Inc.	5/17/2005	5/24/2005	CWA		Inversiones Jose' L. Castillo, Inc., has violated the CWA by unauthorized discharge of pollutants, consisting in the illegal placement of fill material in "waters of the United States".

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74	Hoffman Transport, Inc. and the Commonwealth of Pennsylvania, Dept. of Insurance, Underground Storage Tank Indeminification Fund ("USTIF")	G&R Construction, Inc.	5/17/2005	5/24/2005	CWA		G&R Construction, Inc. has violated the CWA by remediation of petroleum contamination at 485 Mason Dixon Road, Greencastle, Franklin County, PA.
75	Environmental Conservation Organization and Montclair Parc Homeowners Association	Timothy Cox - Westgate Properties;□ Stephen Poloza - Calais Custom Homes and□ Robert Cline - Talisman Homes	5/18/2005	5/24/2005	CWA		Timothy Cox, Stephen Poloza and Robert Cline have violated the CWA by discharging polluted storm water run off orginating in the Broughton subdivision is negatively impacting the ponds in the Montclair Park subdivision to the south of Hall-Johnson Road in Colleyville, Texas.
76	Joseph Krygoski and Dale K. Pape, Sr.	City of Menominee - Anthony Furton, George Krah & Donald Mick	5/25/2005	5/31/2005	CWA		City of Menominee - alleged discharge by municipality of solid wast leachate without NPDES permit into Kirby Creek which empties into Lake Michigan.
77	Rodney Martin, Mamie Martin and Mr. & Mrs. John A. Draper	H. Roberts Family, LLC	5/25/2005	6/2/2005	CWA		H. Roberts Family, LLC has violated the CWA by discharges of construction related dirt and sediment in storm water without NPDES permit; possible wetlands claim in Newton County, GA.

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78	Orange County Coastkeeper	Paific Rail Industries	6/2/2005	6/8/2005	CWA		Citizen suit enforcing WQBELS in industrial/construction storm water permit; also alleges failure to implement BMPS and to achieve ABT/BCT limitations.
79	California Sportfishing Protection Alliance and Watershed Enforcers	Royal Mountain King Mine and Meridian Gold Company's	6/1/2005	6/6/2005	CWA		Discharge of mining-related industrial waste water without permit; failure to comply with industrial storm water permit; discharges to ground water drinking supplies without permit; RCRA immenet and sustantial endorsement.
80	Northern California River Watch	City of Rohnert Park	6/3/2005	6/8/2005	CWA		SSO discharges from municipal satellite sewage collection system without a permit; seeking CMOM.
81	Natural Resources Council of Maine & Natural Resources Defense Council, Inc.	International Paper	5/26/2005	5/31/2005	CWA		Discharges of pollutants by Pulp & Paper mill without a permit (EPA-issued permit has been administratively continued since 1986; Maine assumed NPDES authority in 2001.)

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82	Doug and Nita Mays	Langley Properties, Inc., MDI Langley Development, Inc., Damascus Homes, LLC and Eastside Holdings, LLC	6/9/2005	6/15/2005	CWA		Langley Properties, Inc., MDI Langley Development, Inc., Damascus Homes, LLC and Eastside Holdings, LLC has violated the CWA by discharging of pollutants into waters of the US and the State of Georgia located at 460 Corinth Road, Winder, GA.
83	Waste Action Project	WestFarm Foods	6/13/2005	6/22/2005	CWA		WestFarm Foods has violated and continues to violate the CWA and the NPDES with respect to direct and indirect industrial discharges from the facility located at 8424 Depot Road, Lynden, WA to the Nooksack River and the City of Lynden POTW.
84		City of Seattle and the Seattle Parks and Recreation Department	6/17/2005	6/22/2005	CWA		City of Seattle and the Seattle Parks and Recreation Department ha violated and continues to violate the CWA by discharging pollutants, including fill material, into wetlands directly associated with waters of the U.S., thes discharges have occurred and continue to occur in the Sattle's Magnuson Park.
85	Marie Smith and Ilona Johnson	City of Gearhart	6/17/2005	6/22/2005	CWA		violate the CWA by discharging dredged or fill material to the waters of the U.S. without a required permit. The dredged or fill material has been placed during the course of grading, construction into wetlands and in an unnamed creek in the northeast portion of Ms. Smith and Ms. Johnson's property located at 1135 McCormick Gardens Road and 33760

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86	Louisiana Environmental Action Network and the Austin Civil War Round Table	Dolet Hills Lignite Company	6/6/2005	7/13/2005	CWA		Dolet Hills Lignite Company has violated the its water discharge permit that limits the amount of pollutants that can be discharged from the Mine's sedimentation ponds.
87	Jimmy Dale Anderson	Aztex Diary, Inc.	6/20/2005	7/29/2005	CWA		Aztex Diary, Inc. has violated and continues to violated the CWA such as, operating without a permit, unauthorized discharges, failure to report discharges, and failure to properly conduct and report soil analysis.
88	Anthony and Patricia Meyer	Wilmington Properties; Landmark Organization, Inc., Landmark Developers, Inc, Landmark Grading, Inc., County	6/21/2005	7/27/2005	CWA	NC North Carolina	NCS alleges EPA failure to exercise oversight authority over Grove Point Section II, Wilmington, New Hanover County, North Carolina; Corps failure to ensure that permit obtained; discharger failure to obtain 404 permit
89		EPA; State of Maryland	6/25/2005	7/12/2005	CWA	MD Maryland	Allege EPA and Maryland has violated CWA by allowing Chartered fishing boats andprivate citizens to discharge fish waste into navigable waters from apoint source without a permit; also allege allow menhaden oil to diswcharged

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90	Joel & Mary Tidwell and Vickie Barber	Douglas County School System, J&R Construction and Development, Inc., Brad Cole Construction and Southern A&E, LLC	7/1/2005	7/7/2005	CWA		Douglas County School System, J&R Construction and Development, Inc., Brad Cole Construction and Southern A&E, LLC have violated and continues to violate the CWA by discharges of eroded soils, debris, dirt, sediment, storm water run off, and fill material associated with the contruction and development of the new North Douglas Elementary School, in Douglasville, Douglas County, GA.
91	Northwest Environmental Defense Center	Feenaughty Machinery Company	6/30/2005	7/6/2005	CWA		Feenaughty Machinery Company facility, located at 4800 NE Columbia Blvd., Portland, OR, has violated and continues to violate the CWA and the conditions of the 1200-COLS NPDES general permit issued to Feenaughty by the Oregon Dept. of Environmental Quality.
92	California Sportfishing Protection Alliance	Monier LifeTile LLC	2/24/2005	3/1/2005	CWA		Storm water - Monier LifeTile LLC, has violated the CWA and the NPDEES by discharges of polluted storm water from a concrete tile production facility into the waters of the United States (San Joaquin County) California.
93	California Sportfishing Protection Alliance	Rancho Murieta Country Clum	7/12/2005	7/20/2005	CWA		Rancho Murieta Country Club (RMCC)/Rancho Murieta Community Services District (RMCSD) has violated and continues to violate the CWA by unlawfully discharging into the Cosumnes River and other waters of the US of sewage effluent from the RMCSD sewage treatment plant and ponds operated by RMCC.

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94	Family Partnership	Commonwealth of Kentucky, City of Mt. Washington, Kentucky	3/10/2004	7/27/2005	CWA		Commonwealth of Kentucky, City of Mt. Washington, Kentucky has and continues to violate the CWA regarding the operation of the City of Mt. Washington's wast water treatment plant.
95	Baykeeper	City of Richmond, Veolia Water North America Operating Services, LLC, West County Wastwater District and West County Agency	7/14/2005	7/22/2005	CWA		City of Richmond, Veolia Water North America Operating Services, LLC, West County Wastwater District and West County Agency have violated the CWA and the NPDES by discharges of inadequately treated sewage, discharges of raw sewage, and discharges of non storm water.
96	Friends of the Rocky River	Siler City, WWTP and Acme-McCrary Corporation	8/2/2005	8/8/2005	CWA		Siler City, Siler City Wastewater Treatment Plant (WWTP) and Acme-McCrary Corporation has violated and continues to violate the CWA, ESA and RCRA by discharging from one permitted outfall into Loves Creek. Loves Creek flows into the Rocky River downstreat from the WWTP outfall.
97	Sierra Club	City of Colorado Springs and Colorado Springs Utilities	8/9/2005	8/15/2005	CWA		City of Colorado Springs and Colorado Springs Utilities has violated the CWA by reapeatedly discharging untreated sewage and/or wastewater from the Las Vegas Treatment Facility, located at 825 East Las Vegast Street, Colorado Springs, CO.

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98	Debbie Rodriguez and Mark Bene	Harold T. Beck, Sue Campbell Properties, Inc.	8/22/2005	9/29/2005	CWA		Harold T. Beck, Sue Campbell Properties, Inc. have violated the CWA and ongoing violations of the NPDES by execessive discharges of eroded soils, dirt, sediment and debries into the US and the State of Georgia jurisdictional waters on Georgia Highway 124, Jackson County, GA.
99	Waste Action Project	City Transfer, Inc.	8/19/2005	8/29/2005	CWA		City Transfer, Inc. has violated and continues to violate the CWA by discharging dredged or fill material into waters of the US located at 2700 East Valley Highway East, Sumner, Washington to the White River and tributaries.
100	Puget Soundkeeper Alliance	City of Friday Harbor	8/19/2005	9/23/2005	CWA		City of Friday Harbor has violated and continues to violate the CWA by discharges of wastewater from the facility located at 375 Tucker Ave., Friday Harbor, WA and discharging to Friday Harbor and the San Juan Channel.
101	John Carl Rhodes, Julia Anne Rhodes, and Mark Pearce	Baptist Church, Pro- Built Construction, Inc., Daniel Williams, David Cottingham; Richard Parker; Ricky Watson; Matthew Dunaway; Robbie	8/20/2005	8/29/2005	CWA		Stormwater - Alleges CWA violation associated with construction - related discharges without a permit on the back side of the church (Lord of the Harvest Baptist Church) located at 9310 Highway 69 N, Northport, AL 35473.

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102	Waste Action Project	Westport Seafood	8/26/2005	8/31/2005	CWA		Westport Seafood has violated and continues to violate the CWA by discharging of pollutants to the City of Westport wastewater treatment plant from its seafood processing facility, located at 609 Neddie Rose Drive, Westport, Washington.
103	Sierra Club, Sierra Club Cumberland Chapter and Jerome Junker	Sanitation District	8/18/2005	8/22/2005	CWA		Sanitation District has violated and continues to violate the CWA by allowing un-permitted discharge of pollutants into the waters of the US from sanitary sewer overflows in the commonwealth of Kentucky.
104	Office of the District Attorney	City of Colorado Springs and Colorado Springs Utilities	8/8/2005	8/16/2005	CWA		City of Colorado Springs and Colorado Springs Utilities has violated and continues to violate the CWA by repeatedly spilled and discharged untreated sewage and wastewater from the Las Vegas Treatement Facility.
105	Brad Nyberg and Anne B. Loo	Zoe Littlepage and the City of Houston	8/8/2005	8/22/2005	CWA		Zoe Littlepage and the City of Houston have violated and continues to violate the CWA by illegally discharging raw sewage without a permit at the Galilee Apartments located at 414 Marshall Street, Houston, TX.

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106		East Walker County Sewer Authority	8/15/2005	8/22/2005	CWA		East Walker County Sewer Authority has violated the CWA and NPDES by discharging pollutants to the waters of the US and waters of the state in excess of its permit, namely Mulberry Fork of Black Warrior River.
107	Passaic River Basin Alliance	North Jersey District Water Supply Commission	8/24/2005	8/29/2005	CWA		North Jersey District Water Supply Commission has violated the CWA. The unpermitted activity of North Jersey has significantly degraded the water quality of the Wanaque Reservoir, impaired the beneficial uses of those waters and resulted in ongoing violation of state water quality standards.
	Organic Sacramento	Sacramento-Yolo Mosquito Control District	8/9/2005	8/18/2005	CWA		NCS filed on 8/9/05 (same day as complaint). Alleges that aerial applications of mosquitosides (including pyrethrins and pieperonly butoxide) by the Sacramento-Yolo Mosquito Control District constitute discharges of pollutants without an NPDES permit, in violation of section 301(a) of the CWA. California has issued a general permit for pesticide applications, and the district submitted a notice of intent to discharge under the general permit, but the complaint alleges that these specific applications are not covered by the permit. The complaint also alleges that the product's label (Evergreen EC 60-6) prohibits direct application to water.
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109	Waste Action Project	City of Sumner	9/1/2005	9/8/2005	CWA		City of Sumner has violated and continues to violate the CWA and the NPDES by discharges of pollutants from the Sumner wastewater treatment plant.
110	City of Lake Waukomis	Peterson Development Company, et al.	9/1/2005	9/7/2005	CWA		Peterson Development Company has violated and continues to violate the CWA by unlawfully discharging of polluted and silt-laden runoff from Embassy Park located in Kansas City, Missouri.
111	Chester Smith	Georgia Dept. of Transportation, Puryear & Son and the State of Georgia	8/31/2005	9/7/2005	CWA		Georgia Dept. of Transportation, Puryear & Son and the State of Georgia has violated and continues to violate the CWA by discharging of soil and sediments into the Mosely creek and another one other creek, these creeks are tributaries to to the Towaliga River and eventually drain into the Flint River.
112	Chris and Laura Hester, Terry Fort and Denise Galbraith	ERC Properties, Inc. and Sherwood Housting Associates Limited Partnership	9/1/2005	9/7/2005	CWA		ERC Properties, Inc. and Sherwood Housting Associates Limited Partnership has violated and continues to violate the CWA by discharging contaminated stormwater and prohibited nonstorm water into Gap Creek at Chapelridge Apartment complex in Sherwood, Pulaski County, Arkansas.

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113	Patti Barnette	Wildwind Farm on Old Cartersville Highway	8/26/2005	9/7/2005	CWA		Wildwind Farm on Old Cartersville Highway has violated the CWA by discharges of pollutants into waters of the US and the State of Georgia into a pond on the property of Ms. Barnette, 441 Tam OShanter Dr., Marietta, GA.
114	Conservation Law Foundation, Inc.	Ferraiolo Corp., Ferraiolo Construction, Inc., & Ferraiolo Precast, Inc.	9/8/2005	9/13/2005	CWA		Ferraiolo Corp., Ferraiolo Construction, Inc., & Ferraiolo Precast, Inc. has violated and continues to violate the CWA by discharging pollutants from the navigable waters of the US andfailing to timely obtain permits for its industrial stormwater and commingled discharges located in Rockland, South Thomaston, Damariscotta, Monmouth, Farmingdale, and Topsham, Maine.
115	California Sportfishing Protection Alliance	N.J. McCutchen	9/2/2005	9/12/2005	CWA		N.J. McCutchen is in violation of the CWA occuring at N.J. McCuthen's metal machining and fabricating facility of unlawful discharge of pollutants from the Facility into the Stockton Deep Water Channel and the San Joaquin River and Delta located at 123 W. Sonora St., Stockton, CA.
116	Northwest Environmental Defense Center	Tidewater Barge Lines, Inc.	9/8/2005	9/13/2005	CWA		Tidewater Barge Lines, Inc. has violated and continues to violate the CWA and NPDES Permit with respect to its discharge of pollutant to the Columbia River from the its Tidewater Vessel Repair Facility, located at 6305 N.W. Old Lower River Road, Vancouver, WA.

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117	Robert Pattillo Properties, Inc.	C&D Technologies, Inc.	9/14/2005	9/19/2005	CWA		C&D Technologies, Inc. has violated the CWA and the RCRA by the discharge of stormwater and other runoff from the C&D Facility to the Pattillo's property.
118	California Sportfishing Protection Alliance	Court Galvanizing, Inc.	9/6/2005	9/13/2005	CWA		Court Galvanizing, Inc. has violated the CWA by unlawful discharges of pollutants from the Facility through the City of Vacaville's storm drain system and into an unnamed tributary of Ulatis Creek with flows into Cache Slough, the Sacramento River and the Sacramento-San Joaquin Delta.
119	California Sportfishing Protection Alliance	Stockton Iron Works, Inc.	9/8/2005	9/15/2005	CWA		Stockton Iron Works, Inc. has violated the CWA by unlawful discharges of pollutants from the Facility through the City of Stockton's storm drain system and into the Mokelumne and Sacramento Rivers and the Sacramento-San Joaquin Delta.
120	Marin Conservation League	Sanitary District No. 1 of Marin County	9/12/2005	9/19/2005	CWA		Sanitary District No. 1 of Marin County has violated the CWA for discharges to surface waters located in Marin County, California.

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121	California Sportfishing Protection Alliance	Sims Metal USA Corporation	9/8/2005	9/14/2005	CWA		Sims Metal USA Corp. has violated the CWA by unlawful discharges of pollutants from the Facility through the City of Stockton's storm drain system and into Mormon Slough, which is a tributary to the Sacramento River and the Sacramento-San Joaquin Delta.
122	Michael & Carolyn Quedens, Alan & Kathleen Waters, Kevin & Meggen Corcoran and William & Kay Hester	The Hampton development	6/6/2005	6/13/2005	CWA		The Hampton development in Forsyth County, GA have violated the CWA and RCRA by unlawful discharges flowing into Settingdown Creek, which is a tributary of the Etowah River, and associated wetlands. These waters are waters of the US and Settingdown Creek lies on the property of the Noticees.
123	Organic Sacramento and Better Urban Green Strategies	Sacramento-Yolo Mosquito and Vector Control District	8/9/2005	8/18/2005	CWA		Sacramento-Yolo Mosquito and Vector Control District plans to use the aerial application of pesticides containing pyrethrins and pieperonyl butoxide on the grounds that the application will violate the CWA.
124	Citizens for Pennsylvania's Future and the Greater Redstone Clearwater Initiative	Silvis Mine Drainage Project in Franklin Township, PA	9/16/2005	10/20/2005	CWA		Silvis Mine Drainage Project in Franklin Township, Fayette County, PA has violated the CWA by continuing to discharge mine drainage pollutants, including but not limited to iron and precursors of iron precipitates, into the Bute Run.

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125	Black Warrior Riverkeeper, Inc.	City of Cordova	9/30/2005	10/5/2005	CWA		City of Cordova has violated the CWA by discharging pollutants to waters of the US, namely Mulberry Fork of Black Warrior River.
126	Public Employees for Environmental Responsibility (PEER)	Tennessee Dept. of Environment and Conservations and Daniel & Tina Reigle	9/26/2005	10/4/2005	CWA		Tennessee Dept. of Environment and Conservations and Daniel & Tina Reigle has violated the Tennessee Water Quality Control Act and the CWA by placing discharge/fill located on the southwest side of Highway 12 in Cheatham County. The current conditions are described as a rock filled wetland.
127	Roderick Strohl, Richard Houser, Concerned Citizens of South Annville and South Anville Township	South Annville Township, Lebanon County, Authority	9/19/2005	9/19/2005	CWA		South Annville Township, Lebanon County, Authority has violated the CWA by permitting the discharge of pollutants into the Township's groundwater.
128	California Sportfishing Protection Alliance	Lodi Iron Works, Inc.	9/8/2005	10/19/2005	CWA		Lodi Iron Works, Inc. has violated the CWA by unlawful discharges of pollutants from the Facility through the City of Galt's storm drain system and into the Cosumnes, Mokelumne and Sacramento Rivers and the Sacramento-San Joaquin Delta.

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129	Columbia RiverKeeper	Chinook Water District	10/14/2005	10/19/2005	CWA		Chinook Water District has violated and continues to violate the CWA for discharges of pollutants from the Chinook water treatment plant located at or about 228 Chinook Valley Road, Chinook, WA.
130	Columbia Riverkeeper	Stowe Woodward, LLC	10/7/2005	10/13/2005	CWA		Stowe Woodward, LLC has violated and continues to violate the CWA by discharging of stormwater from outfalls W001 and W002 at the Stowe Woodward Mount Hope facility located at 2209 Talley Way, Kelso, WA to the Coweeman River.
131	Northern California River Watch	Sonoma County Water Agency and the County of Sonoma	9/30/2005	10/11/2005	CWA		Sonoma County Water Agency and the County of Sonoma continues to violate the CWA by directly discharging raw sewage from the antiquated collection system into surface waters, including storm drains and gullies, and reaches surface waters via groundwater to the Sonoma Creek and other local waterways.
132	Milwaukee Metropolitan Sewerage District and Executive Director Mr. Kevin L. Shaer, P.E. (citizens)	Seidel Training Corporation	10/6/2005	10/12/2005	CWA		Seidel Training Corporation has violated and continues to violate the CWA by failing to comply with total chromium daily max. and monthly average limits of 19.0 mg/L and 12.0 mg/L, respectively. The violations are certain to continue until Seidel Training Corp. install additional pretreatment capacity, such as a equalization tank, located at 1306 East Meinecke Ave., Milwaukee, WI.

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133	Crystal Conservation Coalition	Crystal Mountain	10/13/2005	10/19/2005	CWA		Notice alleges that discharges to groundwater require NPDES perm because they are hydrologically connected to surface water. FLAG from its wastewater treatment plant located at or about 33728 Crystal Mountain Boulevard.
134	Sierra Club	City of Colorado Springs and the City of Colorado Springs Utilities	10/12/2005	11/17/2005	CWA		City of Colorado Springs and the City of Colorado Springs Utilities has violated the CWA for violations of NPDES Permit by repeatedly spilling and or discharging untreated sewage, slude, non-potable water, and or wastewater from the Las Vegas Treatment Facility, located at 825 East Las Vegas St., Colorado Springs, CO.
135	Columbia Riverkeeper	Allweather Wood Treaters	10/11/2005	10/17/2005	CWA		Allweather Wood Treaters has violated and continues to violate the CWA and the NPDES with respect to industrial stormwater discharges from the facility located at 725 South 32nd St., Washougal, WA to Gibbons Creek, a tributary to the Columbia River.
136	William and Judy Shumake	Still Partners, LLC, Miramonte Hills Homeowners Association, Inc., Miramonte Ridge, LLC, C.S. Developers, LLC and Clint Wauters	10/17/2005	10/24/2005	CWA		Still Partners, LLC, Miramonte Hills Homeowners Association, Inc., Miramonte Ridge, LLC, C.S. Developers, LLC and Clint Wauters has violated the CWA by discharges of eroded soils, debris, dirt sediment, sediment-laden storm water and other pollutants into jurisdictional waters of the US at the Miramonte Subdivisions located in Gwinnett County, GA.

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137	Tenth Judicial District, Colorado an	City of Colorado Springs and the City of Colorado Springs Utilities	8/8/2005	9/13/2005	CWA		City of Colorado Springs and the City of Colorado Springs Utilities has violated the CWA for violations of NPDES Permit by repeatedly spilling and or discharging untreated sewage, slude, non-potable water, and or wastewater from the Las Vegas Treatment Facility, located at 825 East Las Vegas St., Colorado Springs, CO.
138	Mr.Shane Carney and Mrs. Charity Carney	The Hogan Construction Group, LLC, Northwest Georgia Paving, Inc., Robert & Company, Robert Bruce Shuler, d/b/a C&S Construction Co., Gordon County, City of Calhoun	10/31/2005	11/7/2005	CWA		Mr.Shane Carney and Mrs. Charity Carney alleges that The Hogan Construction Group, LLC, Northwest Georgia Paving, Inc., Robert & Company, Robert Bruce Shuler, d/b/a C&S Construction Co., Gordon County, City of Calhoun has violate the CWA for discharging pollutants associated with land clearing and development activities at the Sonaraville recreation in violation of construction general permit; also alleges filling of jurisdictional waters or wetlands without a 404 permit.
139	Geral Alan Zell, Jr. and Mary Nelson Zell	John Merritt Evans, Jr., Debra Evans Brown, Thomas S. Gibson and Larry W. Dunaway	9/22/2005	9/27/2005	CWA		John Merritt Evans, Jr., Debra Evans Brown, Thomas S. Gibson and Larry W. Dunaway have violated the CWA by unpermitted discharges of dredged or fill material into jurisdictional wetlands and unpermitted stormwater and pollutants to approx. three acre pond on the Evans/Brown property and the repeated failures of the dam impounding the pond.

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140	Dorado Valley Development Corp. (DVD)	Mr. Dionisio Montalvo Cardona, Edelberto Berdut, Empresas Berdut, Inc., Mr. Antonio Munoz Bermudex and/or Munoz Bermudez Holding Partnership, S.E.	11/4/2005	11/14/2005	CWA		Mr. Dionisio Montalvo Cardona, Edelberto Berdut, Empresas Berdut, Inc., Mr. Antonio Munoz Bermudex and/or Munoz Bermudez Holding Partnership, S.E. have violated the CWA by illegal placement of fill material in waters of the U.S. described as freshwater emergent wetlands located in the Municipality of Vega Alta.
141	Santa Monica Baykeeper	L & V Tomalevski Architects, Inc., Luba Tomalevski & Vladimir Tomalevski	11/9/2005	11/15/2005	CWA		L & V Tomalevski Architects, Inc. has violated the CWA by discharging storm water associated with construction activities occurring at 3685 Mandeville Canyon Road.
142	Santa Monica Baykeeper	L & V Tomalevski Architects, Inc.	11/9/2005	11/15/2005	CWA		L & V Tomalevski Architects, Inc. has violated the CWA from extensive construction activity occurring at 3585 Mandeville Canyon Road.
143	Santa Monica Baykeeper	DBM, LLC	11/9/2005	11/15/2005	CWA		Santa Monica Baykeeper alleges that DBM, LLC violated the CWQ in connection with construction related stormwater discharges from Mandeville Canyon Creek occurring at 3281 Mandeville Canyon Road in violation of their NPDES permit, also alleges illegal discharge of dredged and fill material.

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144	Santa Monica Baykeeper	L & V Tomalevski Architects, Inc. & Emil Mitev	11/9/2005	11/15/2005	CWA		L & V Tomalevski Architects, Inc. has violated the CWA by discharging storm water associated with construction activities occurring at 3625 Mandeville Canyon Road.
145	Santa Monica Baykeeper	ForeSite Development, Inc.	11/9/2005	11/15/2005	CWA		ForeSite Development, Inc. has violated the CWA by discharging storm water associated with construction activities occurring at 3565 Mandeville Canyon Road.
146	Northern California River Watch	City of Rohnert Park	11/10/2005	11/17/2005	CWA		City of Rohnert Park has violated the CWA by discharging of pollutants into navigable waters of the U.S. such as the Laguna de Santa Rosa and the Russian River.
147	California Sportfishing Protection Alliance	Valimet, Inc.	9/2/2005	9/7/2005	CWA		Valimet, Inc.has violated the CWA by unlawful discharging of pollutants from the Facility in North Little John Creek, a tributary of the San Joaquin River and Delta.

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148	Columbia Riverkeeper	Pacific Coast Shredding	11/15/2005	11/21/2005	CWA		Pacific Coast Shredding has violated and continues to violate the CWA, with respect to discharges of storm water associated with industrial activities from the facility located at or about 901 Port Way, Vancouver, WA and discharging to the Columbia River.
149	Waste Action Project	The City of Chehalis	11/14/2005	11/21/2005	CWA		The City of Chehalis has violated the CWA with respect to operations of and discharges of pollutants from the Chehalis wastewater treatment plant located at or about 1191 NW Shoreline Drive, Chehalis, Washington.

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150	Puget Soundkeeper Alliance	Yamato Engine Specialists, Ltd.	11/17/2005	11/23/2005	CWA		Yamato Engine Specialists, Ltd., has allegedly violated the pretreatment requirements, located at or abut 2020 East Bakerview, Bellingham, Washington.
151	Danny Wood	Four Seasons Development Corp., BH&D Engineering, Inc., and any other potentially responsible party	11/22/2005	11/28/2005	CWA		Four Seasons Development Corp., BH&D Engineering, Inc., and any other potentially responsible party have violated and continues to violate the CWA by discharges of pollutants into waters of the U.S. and the State of Georgia and the filling of these waters by such discharges from the North Village Development located at U.S. Highway 411 in unincorporated Bartow County, GA.
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152	Watershed Enforcers, a project of the California Sportfishing Protection Alliance	Stockton East Water District	12/1/2005	12/7/2005	CWA		Stockton East Water District has violated the CWA and the ESA by unlawfully discharging sediments from the Duncan Road intake pipes into the Calaveras River.
153	Norman McConnell, Barbara Hughes and Edward Hughes	Overlook subdivision	11/30/2005	12/5/2005	CWA		Overlook subdivision has violated the CWA bydischarge of sediment or pollutants into a creek known as Byers Creek that flows from the Overlook property downstream through the McConnell property and on downstream from the McConnell property, located fronting on Ivy Log Gap Road in Towns County, GA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
154	Tri-County Concerned Citizens		11/26/2005	12/1/2005	CWA	KS Kansas	Challenge to Corps failure to assert jurisdiction over wetlands and EPA failure to exercise proper oversight
	St. John's Riverkeeper, Inc.	Jacksonville Electric Authority	12/5/2005	1/14/2006	CWA		Jacksonville Electric Authority has violated the CWA by illegally discharging wastewater into the waterways of the U.S. and the State of Florida. Specifically but not limited to, the St. Johns River, Ginhouse Creek, Pottsburg Creek, Open Creek, Jones Creek, Little Pottsburg Cree, Red Ray Branch, etc.

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	Chassahowitzka River Restoration Committee, Inc. and Mitchell A. "Mickey" Newberger	Citrus County	12/1/2005	12/19/2005	CWA		Citrus County has violated the CWA originating from septic tank pollution of the Chassahowitzka River and Spring.
	Black Warrior Riverkeeper,Inc.	Town of Moundville	12/14/2005	12/21/2005	CWA		Town of Moundville has violated the CWA by operating Moundville Lagoon in a manner which discharges pollutants to the waters of the US and waters of the state in excess of its permit. Moundville Lagoon discharges into waters of the US, namely the Black Warrior River.

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158	Crabapple Development & Investment Corporation	City of Mountain Park	12/20/2005	12/27/2005	CWA		City of Mountain Park has violated the CWA by failing to install curbs and gutters along its roadways or to implement storm water and erosion controls, as a result of this th City of Mountain Park's property sheds silt, sediment, dirt, and other debris into Crapapple's property, including its lakes, streams, wetlands, and the juridictional watercourses located in Land lots 1221 and 1228 of the 2nd District 2nd Section of Fulton County, GA.
150	Columbia Riverkeeper	Reliance Trailer Company, LLC	1/5/2006	1/10/2006	CWA		Reliance Trailer Company, has violated and continues to violate the CWA and State Waste Discharge Permit. The permit governs indirect discharges of wastewater from the the Reliance Trailer Co. facility located at 3025 South Geiger Blvd., Spokane, WA to the Columbia River, via the City of Spokane Wastewater Treatement Plant. These violations are ongoing.
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	Mathews Ready Mix LLC	12/16/2005	12/27/2005	CWA		Mathews Ready Mix LLC has violated the CWA by unlawful discharges of pollutants from the Facility located at 249 Lamon Way, Yuba City, Ca. to Gilsizer Drainage District, Yuba City's storm drain system, and the Feather River, which are tributary to the Sacramento River and the Sacramento-San Joaquin Delta.
		12/16/2005	12/27/2005	CWA		Con Agra Grocery Products Company's has violated the CWA by unlawful discharges of pollutants from the Facility located at 554 South Yosemite Avenue, in Oakland, CA through the City of Oakdale, CA storm drain system into the Stanislaus River and the Delta.
llif	ornia tfishing	ornia Con Agra Grocery	ornia Con Agra Grocery tfishing Products Company's 12/16/2005	ornia Con Agra Grocery tfishing Products Company's 12/16/2005 12/27/2005	ornia Con Agra Grocery tfishing Con Agra Grocery 12/16/2005 12/27/2005 CWA	ornia tfishing ection Alliance Con Agra Grocery Products Company's 12/16/2005 12/27/2005 CWA

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On Behalf Of	alf Of Against	Date Letter	Date Received	Statute	State	General Description
Committee to Bridge the Gap, Southern California Federation of Scientists and Physicians for Social Responsibilit -Los Angeles Chapter	Southern a on of s and ns for esponsibility geles	12/14/2005	12/22/2005	CWA		Boeing has violated and continues to violate water quality standards, limitations, and orders in violation of the CWA related to discharges from the Santa Susana Field Laboratory via eighteen outfalls to Bell Creek, Arroyo Simi, Dayton Canyon Creek and via various drainages toward Arroyo Simi, Runkel, Dayton, and Woolsey Canyon, which drain to the Los Angeles River and Calleguas Creek.
Puget Soundkeeper Alliance and RESources for Sustainable Communities	and McFarland Cascade ces for Pole & Lumber Company	1/13/2006	1/20/2006	CWA		Stormwater - McFarland Cascade has violated and continues to violate the CWA by discharges of stormwater associated with industrial activities at McFarland Cascade's facility located at or about 1031 Hampton Road, Lynden, Washington.
163						

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
164		Granite Precasting & Concrete, Inc.	1/9/2006	1/17/2006	CWA		Stormwater - Granite Precasting & Concrete, Inc. has violated and continues to violate the CWA by discharges of stormwater associated with industrial activities at Granite Precasting & Concrete, Inc.'s facility located at or about 4116 Bakerview Spur, Bellingham, Washington.
		Honcoop Trucking, LLC	1/9/2006	1/17/2006	CWA		Stormwater - Honcoop Trucking, Inc. has violated and continues to violate the CWA by discharges of stormwater associated with industrial activities at Honcoop Trucking, LLC's facility located at or about 8911 Guide Meridian Road, Lynden, Washington.
165							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
166	Puget Soundkeeper Alliance and RESources for Sustainable Communities	Pederson Bros. Trucking, Inc.	1/9/2006	1/17/2006	CWA		Stormwater - Pederson Bros. Trucking, Inc. has violated and continues to violate the CWA by discharges of stormwater associated with industrial activities at Pederson Bros. Trucking, Inc.'s facility located at or about 3974 Bakerview Spur, Bellingham, Washington.
167	California Sportfishing Protection Alliance	Jackson Valley Irrigation District	1/23/2006	1/31/2006	CWA		Jackson Valley Irrigation District has violated the CWA by unlawful discharges into Jackson Creek and other waters of the U.S. of effluent from fish farms operated by concessionaries.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
168	California Sportfishing Protection Alliance	Lake Wildwood Association	1/17/2006	1/31/2006	CWA		Lake Wildwood Association has violated the CWA by unlawful discharges of wastewater from Lake Wildwood to Deer Creek, which discharges flow to the Yuba River, the Sacramento River and the Sacramento-San Joaquin River Delta.
169	California Sportfishing Protection Alliance	Lodi Iron Works'	1/17/2006	1/31/2006	CWA		Lodi Iron Works' has violated the CWA by unlawful discharges of pollutants from the Facility to the City of Lodi's storm drain system, which discharge into the Mokelumne River or the Woodbridge Irrigation Canal and ultimately to the Sacramento-San Joaquin Delta.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
170		Conagra Grocery Products Company's	1/17/2006	1/31/2006	CWA		Conagra Grocery Products Company's has violated the CWA by unlawful discharge of pollutants from the Facility through the City of Oakdale, California's storm drain system into the Stanislaus River and the Delta.
171		Auburn Placer Disposal Service, Inc.	1/17/2006	1/31/2006	CWA		Stormwater - violation of General Permit for Industrial stormwater discharges,unlawful dishcarges from the Facility through the City of Auburn's storm drain system, which is tributary to the Auburn Ravine and the Delta.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
172		Fiber Recovery Incorporated	1/24/2006	1/31/2006	CWA		Stormwater - Alleges violation of stormwate permit and unpermitted stormwater discharges via storm drains at Fiber Recovery Incorporated's facility located at or about 1474 Slater Road, Ferndale, Washington.
173	Arthur West	Port of Olympia	2/5/2006	2/13/2006	CWA		Citizen Arthur West alleges that the Port of Olympia violates 301(a) by discharging stormwater runoff through stormwater pipes and ditches without an NPDES permit; also alleges violation of permit for other discharges.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
174	Sportfiching	Stockton Tri- Inudstries, Inc.	2/6/2006	2/14/2006	CWA		Stormwater - Stockton Tri-Industries, ongoing unlawful discharges of pollutants from the Facility through the City of Stockton's storm drain system, which is tributary to the San Joaquin River and the Sacramento-San Joaquin Delta in violation of its state general inudstrial stormwater permit.
175	of the California	Verco Manufacturing Company	2/1/2006	2/8/2006	CWA		Stormwater (MS4s) - Verco Manufacturing Company alleges that violates its industrial storm water permit in connection with its discharges to storm drain system of the City of Antioch, California, which Watershed Enforcers alleges are tributaries to San Joaquin River and Delta.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
176	Ed Bonanni	City of San Diego	2/1/2006	2/8/2006	CWA		Citizen Ed Bonanni alleges that City of San Diego violates its MS4 permit by failing to prohibit discharges of creosoto from the surface of a power pole located in a city stream.
177	Ed Bonanni	The owner of the power pole	2/1/2006	2/9/2006	CWA		Citizen Ed Bonanni alleges that owner of power pole violates 301(a) for discharges into waters of the U.S. and San Diego's MS4 without an NPDES permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
178		Terry D. Schlidt d/b/a S&S Dredging	2/13/2006	2/21/2006	CWA		The Estate of James M. Smith and Debra and Kenneth Koehler alleges that Terry D. Schlidt d/b/a S&S Dredging violated the CWA by unlawfully dredging and filling waters of the U.S. in the absence of a 404 permit, located at Yellow River in Lithonia, Dekalb County, Georgia.
179	Friendly Forest	Shenandoah Valley Regional Airport Commission	1/30/2006	2/6/2006	CWA		Stormwater - W.S. Braunworth Friendly Forest Farms alleges failure of the Shenandoah Valley Regional Airport Commision to compy with 404 wetlands permits issued in connection with extension of its existing runway.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Shorttiching	FTG Construction Materials, Inc.	1/31/2006	2/7/2006	CWA		California Sportfishing Protection Alliance alleges that FTG Construction Materials, Inc., discharges stormwater into the City of Stockton's storm drains inviolation of FTG's state industrial storm water permit.
181	Marco CARES	City of Marco Island and Dept. of Environmental Protection Florida	3/1/2006	3/8/2006	CWA		Marco CARES alleges that City of Marco Island and Dept. of Environmental Protection Florida is violating CWA by discharging groundwater & soil w/o an NPDES permit in the course of constructing sewer lines on Marco Island, FL.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
182	Lower Neuse Riverkeeper and Neuse River Foundation	MidSouth Golf, LLC	2/24/2006	3/3/2006	CWA		MidSouth Golf, LLC alleges that Lower Neuse Riverkeeper and Neuse River Foundation has violated the CWA by discharging pollutants from a non-permitted stormwater discharge pipe at the inner harbor at Fairfield Harbour.
		Terry D. Schlidt d/b/a S&S Dredging	2/8/2006	2/16/2006	CWA		Estate of James M. Smith and Debra and Kenneth Koehler alleges that Terry D. Schlidt d/b/a S&S Dredging is violating the CWA by illegal dredging and filling of jurisdictional waters of the US, the discharge of dredge and fill with failure to comply with all permit conditions. The matter arises from damages to their property located adjacent to the Lafarge Quarry and Yellow River Sand Dredging Operation in Lithonia, GA.
183							

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
184	University Expansion	University of California Santa Cruz and Devcon Construction, Inc.	2/14/2006	3/27/2006	CWA		Coalition to Limite University Expansion alleges that the University of California Santa Cruz and Devcon Construction, Inc. violates CWA in connection with storm water discharges associated with construction and other industrial activities at the University of California at Santa Cruz. The unlawful discharges of pollutants from the UCSC campus into campus stormdrains, area surface waters including, but not limited to, Wilder Creek, Cave Gulch, Moore Creek, Jordan Gulch, the San Lorenzo River and ultimately the Monterey Bay and the Pacific Ocean.
185		City of Fairview and Fairview Sewage Treatment Plant	2/15/2006	2/21/2006	CWA		POTW - Public Employees fro Environmental Responsibility alleges that the City of Fairview and Fairview Sewage Treatment Plant violates their NPDES permit, including alleged SSOs and unlawful discharges at Mile 2.15 of Flat Rock Branch in Williamson Co., TN.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
186	City of Mountain Park	Brookfield Country Club, Inc. & St. James-Brookfield, LLC	2/15/2006	2/27/2006	CWA		City of Mountain Park alleges that Brookfield Country Club, Inc. & St. James-Brookfield, LLC has violated the CWA. Alleging construction violations associated with construction of golf course renovations and dredge and fill of jurisdictional waters/wetlands.
	St. Johns Riverkeeper	Aberdeen Development, LLC and Durbin Crossing, LLC	2/13/2006	2/21/2006	CWA		St. Johns Riverkeeper alleges that Aberdeen Development, LLC and Durbin Crossing, LLC, as owners and operators of a development in violate the CWA by discharging sediment into Cunningham and Durbin Creek without an NPDES permit. No indication that active construction is involved.
187							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
188	Walter Newell and Paul Gentry	Kroger, Winchester Municipal Utilities and/or City of Winchester	2/9/2006	2/16/2006	CWA		Walter Newell and Paul Gentry alleges that city of Winchester and Winchester Municipal Utilities has violated CWA by failing to impose pretreatment requiremtns or industrial users, by allowing SSO's & CSO's; alleges that the Kroger Company violates the CWA by failing to pretreat its wastewater.
189	John A. Baldi	Sears Roebuck & Co.	3/15/2006	3/22/2006	CWA		Stormwater - Citizen John Baldi alleges that Sears Roebuck & Co. in Saugus, Massachusetts has violated the the CWA by discharging, dumping, waste oil accumulated from automobile oil changes into the parking lot of the Square One Mall where it then flows into the storm drains.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
190	Borough of Upper Saddle River, New Jersey	Village of Armont, New York and Rockland County Sewer District No. 1	3/6/2006	3/14/2006	CWA		Borough of Upper Saddle River, New Jersey alleges that Village of Armont, New York and Rockland County Sewer District No. 1 has violated the CWA by illegally and unpermitted discharges by the Village of Airmont and Rockland County Sewer District No. 1 into the Saddle River and federally protected waterway.
191	William E. Loveley and Anette M. Loveley	City of Gardiner	3/28/2006	4/4/2006	CWA		William E. Loveley and Anette M. Loveley alleges that the City of Gardiner has violated the CWA. The "City" has maintained a sand and salt ple at its maintenance facility on Brunswick Ave., the sand and salt pile is not covered and continually leaches salt into a freshwater wetland adjacent to the Town's facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
192	Wason Ranch Corporation	Hecla Mining Co.	3/15/2006	3/22/2006	CWA		Wason Ranch Corporation alleges that the Hecla Mining Co. has violated the CWA by discharging of pollutants from a point source to waters of the United States near the Willow Creek watershed headwaters which begin in the San Juan Mountains. The watershed lies entirely within Mineral County just west of the San Luis Valley of south-central Colorado.
	Puget Soundkeeper Alliance and RESources for Sustainable Communities	Daren Deboer	3/17/2006	3/27/2006	CWA		Puget Soundkeeper Alliance and RESources for Sustainable Communities alleges that Daren Deboer has violated and continues to violate the CWA with respect to discharges of stormwater associated with industrial activities at its facility located at or about 1031 Hampton Road, Lynden, Washington.
193							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
194	Molalla IrrigationCo., Inc., Max and Mitzi Wheeler, Friends of the Molalla River, Native Fish Society and Williamette Riverkeeper	City of Molalla	3/13/2006	3/23/2006	CWA		Molalla IrrigationCo., Inc., Max and Mitzi Wheeler, Friends of the Molalla River, Native Fish Society and Williamette Riverkeeper alleges that the City of Molalla has violated and continues to violate the CWA and the conditions of the "NPDES". The violations have occurred at the City of Molalla Sewage Treatment Plant located at 12424 Toliver Road, Molalla, OR.
195	Steve and Kathy Foltz	Borough of Palmyra	3/15/2006	3/22/2006	CWA		Steve and Kathy Foltz intends to file suit against the Borough of Palmyra under the SDWA and failure to operate UIC Injection Wells in accordance with statutory and regulatory requirments.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Mr. & Mrs. P. Douglas Mays	Lewis Cooper, Formax Builders, Inc., and Ashebrook Builders, LLC	3/1/2006	3/9/2006	CWA		Mr. & Mrs. P. Douglas Mays alleges that Lewis Cooper, Formax Builders, Inc., and Ashebrook Builders, LLC have violated the CWA and the "NPDES" by discharging of pollutants into waters of the U.S. and the State of GA and surrounding wetlands and damages to property owned by the Mays' located at 460 Corinth Church Road, Winder, GA.
	,	Chain of Lakes Authority (COLA)	2/20/2006	3/2/2006	CWA		Patricia Taylor and Richard Taylor alleges that Chain of Lakes Authority (COLA) sewage treatment system has violated and continues to violate the CWA by discharge of polluntants into the waters of the U.S., including Pennoyer Creek, Muskegon River, and Lake Michigan.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
198	Northwest Environmental Defense Center	Portland Pallet Recovery and Mr. Merland Kosher	3/16/2006	3/23/2006	CWA		Northwest Environmental Defense Center alleges that Portland Pallet Recovery and Mr. Merland Kosher have violated the CWA due to illegal discharges into the Columbia Slough from the Portland Pallet Recovery facility located at 4450 NE. Buffalo Road, Portland, OR.
199	Humboldt Baykeeper, Ecological Rights Foundation and Caliofornians for Alternatives to Toxics	Simpson Timber Co., Preston Properties and Patrick S. O'Dell, Building Material Distributors, North Coast Railroad Authority, and SHN Consulting Engineers and Geologists	3/20/2006	3/29/2006	CWA		Humboldt Baykeeper , Ecological Rights Foundation and Caliofornians for Alternatives to Toxics allegest that Simpson Timber Co., Preston Properties and Patrick S. O'Dell, Building Material Distributors, North Coast Railroad Authority, and SHN Consulting Engineers and Geologists has violated and continues to violate the CWA by the failures to apply for NPDES permits discharges of pollutants in surface waters, wetlands, ditches, Humboldt BVay, the adjacent wetland channel, and Eureka Slough in violation of th Basin Plan.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Northwest Environmental Defense Center and Columbia Riverkeeper	Prairie Wood Products	4/12/2006	4/19/2006	CWA		Northwest Environmental Defense Center and Columbia Riverkeeper alleges that Prairie Wood Products has violated and continues to violate the CWA, by discharges of wastewater and storm water into an unnamed tributary of the John Day River at river mile 262.5, a sub-basin of the John Day River.
		Umpqua Lumber Company	4/12/2006	4/19/2006	CWA		Northwest Environmental Defense Center, Klamath Siskiyou Wildlands Center and Umqua Watersheds, Inc. alleges that Umpqua Lumber Company has violated and continues to violate the CWA by wastewater and stormwater discharges into the South Umpqua River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
202	IKIAMATH SIEKIVALI	D.R. Johnson Lumber Company	4/12/2006	4/18/2006	CWA		Northwest Environmental Defense Center, Klamath Siskiyou Wildlands Center and Umqua Watersheds, Inc. alleges that D.R. Johnson Lumber Company has violated and continues to violate the CWA by wastewater and stormwater discharges into the Cow Creek, a tributary to the South Umpqua River.
203	Northwest Environmental Defense Center and Columbia Riverkeeper	Wallowa Forest Products	4/12/2006	4/18/2006	CWA		Northwest Environmental Defense Center and Columbia Riverkeeper alleges that Wallowa Forest Products has violated and continues to violate the CWA, by discharges of wastewater and storm water into the Wallowa River, a subbasin of the Grande Ronde River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Northwest Environmental Defense Center and Columbia Riverkeeper	Grant Western	4/12/2006	4/18/2006	CWA		Northwest Environmental Defense Center and Columbia Riverkeeper alleges that Grant Western has violated and continues to violate the CWA, by discharges of wastewater into the John Day River, at river mile 252, a sub-basin of the John Day River.
205	John E. Akin and Carol Step Akin	The Robinson Family Trust, Peter Robinson and Cheryl Robinson	4/11/2006	4/18/2006	CWA		John E. Akin and Carol Step Akin alleges that The Robinson Family Trust, Peter Robinson and Cheryl Robinson has violated the Federal Water Pollution Control Act "FWPCA" by unlawful "fill in the West Branch of the Delores River from a "culvert and land bridge" installed by the Robinson Family Trust.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
206		Village of Lake Zurich and the Illinois Dept. of Transportation	4/10/2006	4/11/2006	CWA		Richard C. Sustich (citizen) alleges that the Village of Lake Zurich and the Illinois Dept. of Transportation have violated and continues to violate the FWPCA. On March 12-13, 2006, numerous Lake Zurich owners observed a highly discolored stormwater plume discharging into Lake Zuric from a storm sewer owned by the Village.
207	Santa Monica Baykeeper	AG Mandeville	3/31/2006	4/11/2006	CWA		Santa Monica Baykeeper alleges that AG Mandeville is operating without meeting the legal requirements of the CWA taking place in and around Mandeville Canyon Creek at the 3281 Project.
207							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Floyd & Shirley Driever, Richard & Valerie Davis, et al.	Wheeler Brothers Grain Company, LLC and Wheeler Brothers Grain Company, Inc.	3/23/2006	3/30/2006	CWA	ОК	Floyd and Shirley Driever, Richard L. and Valerie R. Davis, Larry and Jaquita Bernhardt, and as Trustees of the Larry Eugene Bernhardt Trust and the Jaquita Bernhardt Trus; and Strack Wheat and Cattle Company, Inc. and Oklahoma Corporation alleges that Wheeler Brother Grain Company, LLC and Wheeler Brothers Grain Company, Inc. have violated the CWA. Complainants believe that water runoff and waste management from the Wheeler operations has percolated to the ground water and has caused great harm to the waters in the area located in Blaine County, Oklahoma, Sections 15, 22, Township 16 North, Range 11, West of the Indian Meridian.
209	Puget Soundkeeper Alliance	Socco, Inc.	4/11/2006	4/17/2006	CWA		Puget Soundkeeper Alliance alleges that Socco, Inc. has violated the CWA with respect to discharges of stormwater associated with construction acitivies at Socco, Inc.'s facility located at or about 601 W. Front Street, Sumas, Washington.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
210	Orange County Coastkeeper and Inland Empire Waterkeeper	Corman Leigh Communities, Sonrisa Builders, Inc., Sonrisa Development, LLC, and McCall Senior 37, LLC	4/6/2006	4/13/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Corman Leigh Communities, Sonrisa Builders, Inc., Sonrisa Development, LLC, and McCall Senior 37, LLC has violated the CWA by ongoing illegal discharges of pollutants into waters of the U.S. at the Montero construction site located at Rose Road and Old Warren Road, in Hemet, California, the Viscaya contruction site located at Lakeshore Drive and Fraser Drive in Lake Elsinore, California and at the Alasia construction site located near Corson Avenue and Evans Road in Menifee, California.
211	Patti McKenzie	Richland County	4/10/2006	4/14/2006	CWA		Patti McKenzie alleges that the Richland County has violated the CWA and has not complied with the NPDES. Richland County was required to implement a storm water management plan which they have failed to comply with causing the water water bodies to receive inadequate treated stormwater runoff and which are partially impaired or uses not supported include, but are not limited to, Lake Murray, Broad River, Cedar Creek, Crane Creek, Gills Creek, Congaree River and Tom's Creek.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
212		Pinnacle Homes and Richard Dowd	4/6/2006	4/12/2006	CWA		Barbara Kringle Fabiani alleges that Pinnacle Homes and Richard Dowd have violated the CWA by unauthorized filling of and drainage into the waters of the U.S. on her property located at 2200 Piner Road, Santa Rosa, CA.
212	Pacific Lumber Company	The Pacific Coast Federation of Fishermen's Association (PALCO)	4/7/2006	4/11/2006	CWA		Pacific Lumber Company alleges that The Pacific Coast Federation of Fishermen's Association (PALCO) has violated the CWA. The violations arise from PALCO's discovery of, efforts to conceal, and failur to report the existence of asbestos and other toxic contaminants on its property adjacent to the Eel River.
213							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
214	Homeowners	City of Oakland and DeSilva Gates Construction, LP	3/28/2006	3/31/2006	CWA		Millsmont Homeowners Association alleges that the City of Oakland and DeSilva Gates Construction, LP has violated the CWA by the direct, indirect and cummulative impacts of discharges from the City's storm water and sanitary sewer systems into Chimes Creek west of Interstate 580 in the Millsmont neighborhood.
	Ogeechee- Canoochee Riverkeeper and the Altamaha Riverkeeper	Rufus Youmans, Mabel Poole, J. Rufus Youmans, Jr., LLP, Youmans Poole Family Investments, LLP, Pine Tree II, LLC and the Temples Company	12/15/2005	12/20/2005	CWA		Ogeechee-Canoochee Riverkeeper and the Altamaha Riverkeeper alleges that Rufus Youmans, Mabel Poole, J. Rufus Youmans, Jr., LLP, Youmans Poole Family Investments, LLP, Pine Tree II, LLC and the Temples Company have violated the CWA by discharges of sediment, stormwater run off, and fill material into waters of the State and the U.S. from the Swainsboro Walmart Outparcels development site located in Swainsboro, Emanuel County, GA.
215							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
216	Baykeeper	Sims Group USA	5/25/2005	5/30/2005	CWA	CA California	Baykeeper alleges that Sims Group USA has violated the CWA by unlawful discharge of pollutants from two scrap metal recycling facilities located at 600 South 4th Street, Richmond, CA and 1800 Monterey Hwy., San Jose, CA into waters of the US.
	Altamaha Riverkeeper/Coastk eeper	Daniel R. Coty, Inc., Coastal Realty Investments, Inc. Clynn Title, Inc., James Perry Fields, PD, Gas Trak, Inc., Cindot-Stone Construction, Inc., Cindot, Inc., East Coast Waste, Inc., and Dan Coty	1/18/2006	4/20/2006	CWA		Altamaha Riverkeeper/Coastkeeper alleges that Daniel R. Coty, Inc., Coastal Realty Investments, Inc. Clynn Title, Inc., James Perry Fields, PD, Gas Trak, Inc., Cindot-Stone Construction, Inc., Cindot, Inc., East Coast Waste, Inc., and Dan Coty have violated the CWA by unlawful discharges of sediment, stormwater run off into waters of the State and the US from the Emanuel Church Estates development site located in Glynn County, GA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
218	Puget Soundkeeper Alliance and RESources for Sustainable Communities	Jerstedt Lumber Co., Inc.	1/24/2006	4/12/2006	CWA		Puget Soundkeeper Alliance and RESources for Sustainable Communities alleges that Jerstedt Lumber Co., Inc. has violated and continues to violate the CWA with respect to discharges of stormwater associated with industrial activities at Jerstedt Lumber Co., Inc facility locate at or about 6081 Guide Meridian Road, Bellingham, WA.
219	James M. Anderson	TLC Development Group, Inc.	12/23/2005	4/12/2006	CWA		James M. Anderson alleges that TLC Development Group, Inc. has violated the CWA from damages to his property which is adjacent to an downstream from a residential development in Lamar County, known as Country Woods Subdivision, owned and operated by TLC Develpment Group.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Sportfishing	Marine Harvest US Inc. and Stolt Sea Farm California LLC	1/19/2006	4/10/2006	CWA		California Sportfishing Protection Alliance alleges that Marine Harvest US Inc. and Stolt Sea Farm California LLC has violated the CWA by discharges of pollutants to waters of the US from its concentrated aquatic animal production facility located in Elverta, CA.
	Snorttiching	Pacific Gas & Electric	11/15/2005	3/23/2006	CWA		California Sportfishing Protection Alliance alleges that Pacific Gas & Electric has violated the CWA by unlawful discharges of pollutants into waters of the US including the Lower Bear River, a tributary to the Mokelumne River and the Sacramento-San Joaquin Delta from the Dam.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
		Tomra Pacific, Inc. and Tomra of North America	12/23/2005	3/31/2006	CWA		
223	Richard C. Sustich	Village of Lake Zurich and Illinois Dept. of Transportation	4/10/2006	4/10/2006	CWA		Richard C. Sustich, citizen alleges that Village of Lake Zurich and Illinois Dept. of Transportation has violated the CWA by violating the NPDES and for Real Discharges of Contaminants into Lake Zurich, a wetlands located in Lake County, Illinois.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
224	Mr. & Mrs. Doug Moody	Etheridge Estates Development Project Development	4/7/2006	4/14/2006	CWA		Mr. & Mrs. Doug Moody alleges that Etheridge Estates Development Project Development has violated the CWA in violation of the Alabama Construction and Land Diturbance Permit NPDES by ongoing discharges of silt, sediment, dirt and other pollutants into an unnamed tributary of Big Canoe Creek including a pond belonging to the Moody's.
225	Black Warrior Riverkeeper, Inc.	Blountsville Utility Board	3/31/2006	4/10/2006	CWA		Black Warrior Riverkeeper, Inc. alleges that Blountsville Utility Board has violated the CWA and Alabama Water Pollution Control Act by discharges of pollutants to the waters of the US and waters of the state in excess of its permit, namely, Blue Springs Creek, a tributary of the Mulberry Fork of Black Warrior River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
226	Northen California River Water	Sonoma County Water Agency, the County of Sonoma and the Russian River County Sanitation District	3/10/2006	3/20/2006	CWA		Northen California River Water alleges that Sonoma County Water Agency, the County of Sonoma and the Russian River County Sanitation District has violated the CWA by discharging of pollutants into waters of the US within the Russian River watershed.
227	Port O'Connor landowners	Mr. Jay Lack	5/2/2006	5/9/2006	CWA		Port O'Connor landowners alleges that Mr. Jay Lack has violated the CWA by discharge of dredge or fill material without a permit within the Dolphin Point Subdivision, Port O'Connor, TX.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
228	Idaho Conservation League	Versalles Real Estate Corporation	5/3/2006	5/9/2006	CWA		Idaho Conservation League alleges that Versalles Real Estate Corporation has violated and continues to violate the CWA by discharging pollutants into waters of the US w/o CWA permit at the Clayton Mine adit, located along Kinnikinic Creek, a tributary of the Salmon River near Clayton, Idaho.
229	Baykeeper's Deltakeeper Chapter, the Mother Lode Chapter of the Sierra Club, and Waterkeeper Alliance, Inc.	S & H Dairy	4/21/2006	4/27/2006	CWA	CA	Baykeeper's Deltakeeper Chapter, the Mother Lode Chapter of the Sierra Club, and Waterkeeper Alliance, Inc. alleges that S & H Dairy is continuing the unlawful discharge of pollutants from the S & H CAFO into waters of the US, and the ongoing and continuous violation of the substantive and procedural requirements of the CWA and the RCRA. The violation is occurring at the concentrated animal feeding operation, located at 3943-4125 Bentley Road, Oakdale, CA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
230	Baykeeper's Deltakeeper Chapter, the Mother Lode Chapter of the Sierra Club, and Waterkeeper Alliance, Inc.	Silva Brothers Dairy	4/21/2006	4/27/2006	CWA	CA	Baykeeper's Deltakeeper Chapter, the Mother Lode Chapter of the Sierra Club, and Waterkeeper Alliance, Inc. alleges that Silva Brothers Dairy, is continuing the unlawful discharge of pollutants from the Silva CAFO into waters of the US, and the ongoing and continuous violation of the substantive and procedural requirements of the CWA and the RCRA. The violations are occurring at the concentrated animal feeding operation, located at12997 E. Peltier Road, Acampo, CA.
231		RJLT, LLC/Lamprey Suburban, Inc.	5/23/2006	5/30/2006	CWA		Clean Water Coalition alleges that RJLT, LLC/Lamprey Suburban, Inc. has violated the CWA by managing a septage site without adhering to the applicable statues and regulations, locate at 15 Holland Street in Moultonborough, NH.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
232		D.U. Truck Service, L.L.C., Delta Transportation Services, Inc. and Thomas and Kathy Fromherz	5/25/2006	5/30/2006	CWA		Northwest Environmental Defense Center alleges that D.U. Truck Service, L.L.C., Delta Transportation Services, Inc. and Thomas and Kathy Fromherz has violated the CWA for illegal discharges into an unnamed ditch that drains to the Columbia Slough from the D.U. Truck Service and Delta Transportation Services' facility located at 201 NE Middlefield, Portland, OR.
233	Mrs. Vivian Bruce	Value Homes, Ltd., Clermont Home Builders, Ltd., Greenleaf Home Builders, Inc. and 1st Pacific Group	5/11/2006	5/18/2006	CWA		Mrs. Vivian Bruce alleges that Value Homes, Ltd., Clermont Home Builders, Ltd., Greenleaf Home Builders, Inc. and 1st Pacific Group has violated the CWA from damages to her property which is downstream from the Greenleaf Subdivision Development in Dawnsonville, Forsyth County, GA. The allege charges include discharges of pollutants into waters of the U.S. and the State of Georgia and the filling of these waters by such discharges and other pollutants from the Development.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
234	Fall Farm, A Fine Country Inn	Longview Bridge & Iron and MAC Heavy Equipment Ltd., LLP	5/15/2006	5/22/2006	CWA		Fall Farm, A Fine Country Inn alleges that Longview Bridge & Iron and MAC Heavy Equipment Ltd., LLP has violated the CWA for discharges of dredge or fill material into navigable waters or waters of the U.S. that endangers the water bodies used and owned by the plaintiffs.
	Washington Environmental Council	U.S. Forest Services	5/18/2006	5/23/2006	CWA		Washington Environmental Council alleges that U.S. Forest Services has violated the CWA for the abandoning mines and related facilities that are discharging pollutants into the water of the U.S. without the requisite NPDES permits.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
236	Black Warrior Riverkeeper, Inc.	Jefferson County Housing Authority	5/19/2006	5/24/2006	CWA		Black Warrior Riverkeeper, Inc. alleges that Jefferson County Housing Authority has violated the CWA for discharges into waters of the U.S., namely Newfound Creek, a tributary of Fivemile Creek, a tributary of Locust Fork of Black Warrior River.
237	Concerned Citizens	Los Alamos National Laboratory	5/27/2006	6/2/2006	CWA		Concerned Citizens alleges that Los Alamos National Laboratory has violated the CWA by dumping, discharges of contaminants and stored at various pits, tanks, landfills, and material disposal located throughout the Facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
238	National Wildlife Federation	EPA	6/12/2006	5/10/2006	CWA		Notice of Intent regarding alledged changed to water quality standards for the State of Wisconsin.
239	Black Warrior Riverkeeper, Inc.	Jefferson County Housing Authority	5/19/2006	5/24/2006	CWA		Black Warrior Riverkeeper, Inc. alleges that Jefferson County Housing Authority has violated the CWA by discharging pollutants to waters of the U.S., Brookside Village WWTP, namely, Newfound Creek, a tributary of Fivemile Creek, a tributary of Locust Fork of Black Warrior River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
240	Hooker properties	Chickering LLC & Summit Constructors	5/22/2006	5/30/2006	CWA		Hooker properties alleges that Chickering LLC & Summit Constructors has violated the CWA by discharging sediment, soils, phosphorous and other pollutants at the construction project on Vaughn Road, commonly known as Stockett Creek in Tennessee.
241	Sierra Club	Leavitts Freight Service, Inc.	4/24/2006	5/1/2006	CWA		Sierra Club alleges that Leavitts Freight Service, Inc. has violated the CWA by illegal discharges of vehicle wash water to waters of the U.S. from its 3855 Marcola Road facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
242	City of Santa Cruz	University of California, Santa Cruz and Devcon Construction	5/10/2006	5/15/2006	CWA		City of Santa Cruz alleges that the University of California, Santa Cruz and Devcon Construction have violated the CWA by unlawful discharges of polluted stormwater runoff from Devcon's construction activities and UCSC's construction and industrial activities include, but are not limited to: Wilder Creek, Cave Gulch, Moore Creed, Jordan Gulch, the San Lorenzo River, and utimately, the Monterey Bay and the Pacific Ocean.
	Lake Burton Civic Association	Lake Burton Development, LLC, Lake Burton LLC, Killearn Properties, Inc. and Mr. J.T. Williams, Jr.	5/8/2006	5/16/2006	CWA		Lake Burton Civic Association alleges that Lake Burton Development, LLC, Lake Burton LLC, Killearn Properties, Inc. and Mr. J.T. Williams, Jr. has violated the CWA by discharges of eroded soils, debries, dirt, sediment, storm water run off, and fill material into jurisdictional waters of the U.S. from development activities at the Waterfall site in Rabun County, GA.
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		Against	Date Letter	Date Received	Statute	State	General Description
E	Natershed Enforcers, a project of California Sportfishing Protection Alliance		5/1/2006	5/9/2006	CWA		Watershed Enforcers, a project of California Sportfishing Protection Alliance alleges that 711 Materials has violated the CWA by unlawful discharge of pollutants from the Facility to waters of the US including the San Joaquin River and its tributaries. Facility located at 2714 Stagecoach Rd., Stockton, CA.
	Oregon Clean Water Action Project	George Family Trust	5/27/2006	6/2/2006	CWA		Oregon Clean Water Action Project alleges that George Family Trust has violated the CWA by allowing for discharge of construction stormwater from the Hyland Butte Mobile Home Park construction site.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
246	Oregon Clean Water Action Project	Kendall Auto Center	5/27/2006	6/2/2006	CWA		Oregon Clean Water Action Project alleges that Kendall Auto Center has violated the CWA by allowing discharge of vehicle wash water from its 2800 Row River Road.
	Northwest Environmental Defense Center	Oregon Department of Forestry, Georgia Pacific West, Hampton Tree Farms, Stimson Lumber Co. and Swanson Group Inc.	6/19/2006	7/5/2006	CWA		Northwest Environmental Defense Center's alleges that Swanson Group Inc., has violated the CWA by collecting, channeling and then discharging stormwater associated with industrial activity and/or pollutants fromt he Sam Downs Road to unnamed streams, the Little South Fork of the Kilchis River, the Kilchis River and Tillamook Bay. (silviculture)
247							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
248	Lorene V. Hope	Town of Virgil	6/29/2006	7/5/2006	CWA		Lorene V. Hope alleges that the Town of Virgil has violated the CWA and the NPDES by discharging pollutants to the waters of NY State without a valid permit, prior to construction of a modification of the sewage treatment plant known as the Greek Peak Wastewater Disposal Plant located at New York State Route 392 in the Town of Virgil, NY.
240	I⊢nvironmantal	Western Power & Equipment	7/6/2006	7/11/2006	CWA		Northwest Environmental Defense Center alleges that Western Power & Equipment has violated the CWA by discharges stormwater associated with industrial activity into the Columbia Slough without a permit. The notice alleges that the facility had a permit until 2002, when "permit coverage became inative". Appears to challenge concept of administratively extended permits.
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		Against	Date Letter	Date Received	Statute	State	General Description
	Conservation Law Foundation, Inc.	Agri-Mark, Inc., Agri- Mark Cabot, Inc. and Cabot Creamery Cooperative, Inc.	7/24/2006	7/31/2006	CWA		Conservation Law Foundation, Inc. alleges that Agri-Mark, Inc., Agri-Mark Cabot, Inc. and Cabot Creamery Cooperative, Inc. have violated the CWA, violations include storage of raw materials for the production of dairy products as well as a variety of finished dairy products, disposal of industrial chemicals at the facility via storm drain infrastructure near the Winooski River and Lake Champlain.
l l	Priarie Rivers Network and Environmental Law & Policy Center	Rock Falls WWTP	7/31/2006	8/7/2006	CWA		Priairie Rivers Network and Environmental Law & Policy Center alleges that Rock Falls WWTP has violated the CWA and the NPDES permit, by discharging wasterwater with illegal levels of several pollutants into the Rock River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Timberland Construction, Inc.	Land Ridge Investments, LLC, Pratt Investments, LLC and Mr. H.C. Pratt	7/19/2006	7/24/2006	CWA	VA Virginia	Timberland Construction, Inc. alleges that Land Ridge Investments, LLC, Pratt Investments, LLC and Mr. H.C. Pratt has violated the CWA for ongoing violations of disposal and deposit of waste mateeials in a surface water body at a parcel identified as lot 24, Land Ridge at White's Corner, 24 Pond Drive off Vance Mill Road in Washington, County, Virginia.
	Upper Columbia River Group of the Sierra Club	City of Spokane	7/13/2006	7/18/2006	CWA		Upper Columbia River Group of the Sierra Club alleges that the City of Spokane has violated the CWA and NPDES permit because of continuing dry weather CSO discharges into the Spokane River and surrounding tributaries, in direct violation of its NPDES permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
254	Riverkeeper, Inc; Soundkeeper, Inc.; Delaware Riverkeeper Network, American Littoral Society, Save the Bay People for Narragansett Bay, Friends of csco Ba, Raritan Baykeeper, Inc., and Santa Monica Baykeeper	U.S Environmental Protection Agency	8/10/2006	8/14/2006	CWA		Alleges that EPA violated a nondiscretionary duty by failing to promulgate Phase III regulations under CWA 316(b); also seeks Declaratory Judgment re: Phase I.
255	Henry Mouton, citizen	Waste Management and Sigma Associates, Inc.	4/6/2006	6/14/2006	CWA		Henry Mouton, citizen alleges that Waste Mangement and Sigma Associates, Inc., has and continues to violate the CWA. In the process of converting from a wetlands into a receptacle for hurricane debris which includes lead-based paint, hydrocarbons household chemicals, arsenic, creosote and asbestos. Located at a 100 acre tract of land in Section 2, Township 11 South, Range 13 East, Orleans Parish, Louisiana. The municipal number for this site is 16600 Chef Menteur Highway, New Orleans, LA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
256	River Watch and Friends of Small Places	Construction Sand and Gravel, Concrete Work, Crushed and Broken Stone, Asphalt Paving Mixtures and Blocks	8/1/2006	8/7/2006	CWA		Northern California River Watch and Friends of Small Places alleges that Construction Sand and Gravel, Concrete Work, Crushed and Broken Stone, Asphalt Paving Mixtures and Blocks has violated the CWA and the NPDES by unpermitted discharges of contaminated stormwater from the facilities located at 1195 Hatchery Road in the Blue Lake area of Humboldt County, CA and the Kernen Construction facility at 2350 Glendale Drive in McKinleyville, near Areata, CA directly to waters of the U.S. Sediment spoils cleaned from sediment basins have been dumped directly into the Mad River drainage.
257	Owners Association,	The Banner Elk Downtown Development, LLC	7/28/2006	8/3/2006	CWA		Elk River Property Owners Association, Inc. alleges that the Banner Elk Downtown Development, LLC will violate the CWA according to a pre-construction notification (PNC) submitted, the proposal ignores obvious secondary and cumulative impacts and significantly underestimates the direct impacts of grading the site and replacing "existing" stream crossings for a large development known as the Wilderness Trail in Avery County, North Carolina.

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258	California Sportfishing Protection Alliance	The Auction Yard	8/1/2006	8/8/2006	CWA		California Sportfishing Protection Alliance alleges that the Auction Yard has violated the CWA by unlawful discharges of pollutants into waters of the US, including the Petaluma River and the San Pablo Bay and has not obtained a NPDES permit authorizing these discharges and ongoing discharges of pollutants.
259	Defenders of Conewango Creek	ECHO Fund Holding, L.P., ECHO Warren Associates, L.P., EHO Developers, LLC, and ECHO Real Estate Services, Co.	8/7/2006	8/14/2006	CWA		Defenders of Conewango Creek alleges that ECHO Fund Holding, L.P., ECHO Warren Associates, L.P., EHO Developers, LLC, and ECHO Real Estate Services, Co. have violated and continues to violate the CWA and ESA by the ineffective manner in which ECHO has designed and implemented their Erosion and Sediment Control Plans and the post construction stormwater management plans under the purview of the NPDES permit for stormwater discharges.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
260		City of Colorado Springs and Colorado Springs Utilities	8/5/2006	8/14/2006	CWA		Bill Thiebaut, the Office of District Attorney for the Tenth Judicial District, Colorado and the People of the State of Colorado alleges that the City of Colorado Springs and Colorado Springs Utilities has violated and continues to violate the CWA by reapeatedly spilled and/or discharged untreated sewage, sludge, non-potable water, and/or wastewater from the Las Vegas Tratment Facility, collection system, and relate appurtenances without authorization under the permit.
261	Columbia Riverkeeper	Equipment Technologies	4/4/2007	4/10/2007	CWA		Columbia Riverkeeper alleges that Equipment Technologies has violated and continues to violated the CWA and its NPDES with respect to operations of and discharges of stormwater and pollutants from its Longview facility located at 660 California Way, Longview, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
262	Conservancy of Southwest Florida	Ronto Developments Parklands, Inc.	7/18/2006	7/25/2006	CWA		Conservancy of Southwest Florida alleges that Ronto Developments Parklands, Inc. has violated the CWA and violating the Special Condition No. 23 of the ERP, which states the construction of the Mirasol Flowway and the associated conrol structures on the flowway shall be completed in conjunction with any construction on the project site.
263	Friends of the Upper Delware River (FUDR)	Town of Hancock, New York, the individuals Samuel Rowe, jr., Supervisor of the City of Hancock, Garyling Martin Supervisor of Highways, of the Town of Hancock, Councilmen William Weyrauch, Glen Kessler, Paul Vetrone and James Gardner, councilmen for the Town of Hancdock, New York	8/25/2006	8/30/2006	CWA		Friends of the Upper Delware River (FUDR) alleges that the Town of Hancock, New York, the individuals Samuel Rowe, jr., Supervisor of the City of Hancock, Garyling Martin Supervisor of Highways, of the Town of Hancock, Councilmen William Weyrauch, Glen Kessler, Paul Vetrone and James Gardner, councilmen for the Town of Hancdock, New York has violated the CWA and 1344 for dredging, channelizing and filling natural streams, brooks and creeks as tributaries to the Upper Delaware River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
264	Northern California River Watch	Carinalli Dairy	8/24/2006	8/30/2006	CWA	CA	Northern California River Watch alleges that Carinalli Dairy has violated the CWA by discharges of pollutants from operations at Carinalli Dairy located at 4905 Gravenstein Hghwy South, Sebastopol, CA into the Laguna de Santa Rosa, a tributary of the Russian River.
265	Tennessee Clean Water Network, Inc. and the McMillans	Murphy Road Partnership, LLC	8/31/2006	9/5/2006	CWA		Tennessee Clean Water Network, Inc. and the McMillans alleges that Murphy Road Partnership, LLC has violated the CWA by causing pollutants to be discharged into a tributary of Love Creek and Murphy Creek, and by failing to obtain a NPDES CGP for certain construction activity and storm water discharge into impaired waters.
265							

	Α	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	University	University of California Santa Cruz	8/19/2006	8/28/2006	CWA		Coalition to Limit University Expansion alleges that University of California Santa Cruz has violated the CWA by unlawful discharges of stormwater to the City's sanitary sewer associated with industrial activities at the campus, resulting from UCSC's painting and other other industrial activities conducted at the campus Paint Shop.
		Caroll County Bureau of Utilities	8/25/2006	8/30/2006	CWA		The Piney Run Preservation Assoc. alleges that Caroll County Bureau of Utilities has violated the CWA and NPDES permit by discharging into the Piney Run stream treated effluent warmer than the higher of 68 degrees F or the ambient temperature of the stream.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
268	Lake Burton Civic Assoc.	Lake Burton Development, LLC, Lake Burton, LLC, Killearn Properties, Inc., Killearn, Inc., Waterfall Country Club, LLC, Mr. David Williams and Mr. J.T. Williams, Jr.	8/18/2006	8/22/2006	CWA		Lake Burton Civic Assoc. alleges that Lake Burton Development, LLC, Lake Burton, LLC, Killearn Properties, Inc., Killearn, Inc., Waterfall Country Club, LLC, Mr. David Williams and Mr. J.T. Williams, Jr. has violated the CWA by discharges of eroded soils, debries, dirt, sediment, storm water run off, and fill material into jurisdictional waters of the US from development activities at the Waterfall site in Rabun County, GA.
	Puget Soundkeeper Alliance	ACE Galvanizing, Inc.	8/23/2006	8/29/2006	CWA		Puget Soundkeeper Alliance alleges that ACE Galvanizing, Inc. has violated the CWA and the NPDES for discharges of pollutants from the S. 96th Street ACE Galvanizing facility in Seattle, WA.
269							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
270	Citizens Legal Enforcement and Restoration	State of California	7/14/2006	7/19/2006	CWA		Citizens Legal Enforcement and Restoration alleges that the State of California has violated the CWA by allowing construction of an articial bypass canal for the Palo Verde Lagoon around the town center of Palo Verde. The damming has and continues to cause unlawfully diminished water quality.
271	Bryan Ravenscroft	Big Sky Dairy	8/25/2006	9/5/2006	CWA	ID	Mr. Bryan Ravenscroft alleges that Big Sky Dairy has violated the CWA by discharging pollutants from a point source into waters of the US.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
272		Northwest Container Services, Inc.	8/24/2006	9/1/2006	CWA		Puget Soundkeeper Alliance alleges that Northwest Container Services, Inc. has violated and continues to violate the CWA by discharging of pollutants from the facility located at or about 610 W. Marginal Way SW, Seattle, WA.
273	Puget Soundkeeper Alliance	MacMillan-Piper, Inc.	8/24/2006	9/1/2006	CWA		Puget Soundkeeper Alliance alleges that MacMillan-Piper, Inc. has violated and continues to violate the CWA by discharging process wastewater to the storm water system from the facility located at or about 1762 Sixth Ave. South and 637 South Massachusetts St., Seattle WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
274	Puget Soundkeeper Alliance	Saint-Gobian Containers	8/25/2006	9/1/2006	CWA		Puget Soundkeeper Alliance alleges that Saint-Gobian Containers has violate and continues to violate the CWA with respect to operations of and discharges of pollutants from the facility located at or about 5801 East Marginal Way S., Seattle, WA.
	Roy & Dorothy Faye Phillips	Fred T. & Lois J. Greenway	7/7/2006	7/20/2006	CWA		Roy & Dorothy Faye Phillips alleges that Fred T. & Lois J. Greenway have violated the CWA by depositing into the pond on your property excessive amounts of a product named Crystal Blue for the purpose of turning the pond a bright blue color located at 50 Manning Road, NW, Adairsville, GA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
276	S	Sea World Adventure Park	6/26/2006	7/3/2006	CWA		San Diego Coastkeeper alleges that Sea World Adventure Park has violated the CWA in regard to Sea World Adventure's Park non-permited discharge of pollutants from firework displays into the Mision Bay, San Diego.
277	Clark Fork Coalition	Michael Barnes and LEMB Co., LLC	6/21/2006	7/5/2006	CWA		Clark Fork Coalition alleges that Michael Barnes and LEMB Co., LLC has violated the CWA by unpermitted discharges of dredged or fill material in wetlands associated with road building, infilling and other construction activities on a tract near the confluence of Rock Creek and the Clark Fork River, approx. 25 miles southeast of Missoula, Montana.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
278	Arkansas Council of Trout Unlimited	Mr. Benny Doyal	8/15/2006	8/16/2006	CWA		Arkansas Council of Trout Unlimited alleges that Mr. Benny Doyal has violated the CWA by discharging pollutants into the North Fork of the White River and one of its unnamed tributaries from your Overlook Estates development.
279	and the San	Owens-Brockway- Illinois Glass Containers	8/22/2006	9/28/2006	CWA		Communities for a Better Environment and the San Francisco Bay chapter of Baykeeper alleges that Owens-Brockway-Illinois Glass Containers has violated the CWA by unlawful discharge of pollutants from the facility into San Francisco Bay.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
280	Pinoleville Pomo Nation Environmental Assoc. and Leona Williams and Northern California River Watch	Ukiah Auto Dismantlers, Warrior Industries, Inc. and U.S. Alchemy Corp.	9/8/2006	9/13/2006	CWA		Pinoleville Pomo Nation Environmental Assoc. and Leona Williams and Northern California River Watch alleges that Ukiah Auto Dismantlers, Warrior Industries, Inc. and U.S. Alchemy Corp. has violated the CWA and NPDES for ongoing unlawful discharge of pollutants from the auto dismantling, retail part sales and other industrial operations of Ukiah, Warrior and U.S. Alchemy into waters of the U.S.
281	Mr. Emory L. Clark	Mr. Spencer Chang, Ms. Barbara Macon and Mr. Yung Chung Yau	8/28/2006	9/13/2006	CWA		Mr. Emory L. Clark alleges that Mr. Spencer Chang, Ms. Barbara Macon and Mr. Yung Chung Yau has violated and continues to violate the CWA by activities from the construction site located at Misty Creek Stables. Mr. Clark's property has been, and will continue to be impacted by activities on the Construction site which have resulted in the diversion and increased volume of flood waters onto his property, which have caused mud, sediment, excess water, unknown compounds and other debris to be discharges on the property and to Hat Creek and the unnamed tributary flowing into it.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
282	Waterkeeper Alliance, Inc., Shenandoah Riverkeeper, and Potomac Riverkeeper, Inc.	SIL Cleanwater, LLC	9/1/2006	9/5/2006	CWA		Waterkeeper Alliance, Inc., Shenandoah Riverkeeper, and Potomac Riverkeeper, Inc. alleges that SIL Cleanwater, LLC has violated the CWA for illegal discharges to the North Fork of the Shenandoah River, and other violations, from the North Fork Modular Reclamation and Reuse Facility it owns and operates in and around Timberville, Rockingham County, VA.
283	San Francisco Baykeeper	Schnitzer Steel Industries, Inc.	8/14/2006	8/21/2006	CWA		San Francisco Baykeeper alleges that Schnitzer Steel Industries, Inc. has violated the CWA and RCRA by discharging contaminated strom water through a series of drains ans/or pipelines into the municipal strom drain systems and through gaps in structural controls such as berms and other structures from the facility located at 1101 Embarcadero West, Oakland, CA.

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		Against	Date Letter	Date Received	Statute	State	General Description
F C F N		Hudson Valley Foie Gras, LLC	9/6/2006	9/11/2006	CWA		Delaware Riverkeeper, Delaware Riverkeeper Network and America Littoral Society alleges that Hudson Valley Foie Gras, LLC has violated the CWA by discharging pollutants from the the facility located at 80 Brooks Rd., Ferndale, NY into the Middle Mongaup River a navigable water of the U.S.
	Puget Soundkeeper Alliance	Galvin Flying Services, Inc.	8/23/2006	8/29/2006	CWA		Puget Soundkeeper Alliance alleges that Galvin Flying Services, Inc. has violated the CWA occurring at the Galvin Flying Serv., Inc., industrial facility, located at or about 7149 Perimeter Rd., Seattle, WA.

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1 1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
N		Lexington Fayette County Government	9/26/2006	9/28/2006	CWA		Fayette County Neighborhood Council, Inc. alleges that Lexington Fayette County Government has violated the CWA for illegal overflows from the sanitary sewer and storm water sewer sytems.
		Harmony Property Group LLC	9/15/2006	9/19/2006	CWA		Save Chilhowee Mountain, Inc. alleges that Harmony Property Group LLC has violated the CWA for discharges into Mill Creek and Bell Branch which are both tributaries of Abrams Creek during construction of the Overlook at Montvale in Blount County, TN.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	,	Helvetia Coal Company	9/12/2006	9/19/2006	CWA		Mystic Brooke Development, LP alleges that Helvetia Coal Company has violated the CWAnand NPDES permit by discharging raw untreated acid mine drainage from its facilities onto the property of the Mystice Brooke Development.
1	Minnesota Center for Environmental Advocacy	City of Hugo	9/6/2006	9/14/2006	CWA		Citizen alleges that a construction general permit is inadequate because its WQBELs would be insufficient; assents that only an individual permit would comply with CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
290	Bill Thiebaut	City of Colorado Springs, Colorado Springs Utilities, and the Las Vegas Street Wastewater Treatment Facility	9/6/2006	9/11/2006	CWA		Bill Thiebaut alleges that the City of Colorado Springs, Colorado Springs Utilities, and the Las Vegas Street Wastewater Treatment Facility has violated the CWA and the NPDES permit for spilling and discharging untreated sewage, sludge, non-potable water, and or wastewater from the Las Vegas Treatment facility.
291	Bradley Valley Protection Group	Kimberly Carroll	9/12/2006	9/19/2006	CWA		Bradley Valley Protection Group alleges that Kimberly Carroll, the owner of Piney Flats Farm has violated the CWA and filling of wetlands without a permit in Bradley County, TN.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
292	Joseph Palmisano	Dept. of Justice, Bureau of Prisons La Tuna FCI, Anthony, Texas/New Mexico	9/16/2006	9/21/2006	CWA		Joseph Palmisano alleges that Dept. of Justice, Bureau of Prisons La Tuna FCI, Anthony, Texas/New Mexico have violated the CWA by failing to report serious spills of human waste from its institution to the openfields, false BOD reports, failed to maintain its holding ponds which resulted in pollution of ground waters that adversely affected the drinking water of all citizens in the area of the ponds.
293	Puget Soundkeeper Alliance	Meltec Division	9/22/2006	9/28/2006	CWA		Puget Soundkeeper Alliance alleges that Meltec Division has violated and continues to violate the CWA and the NPDES permit by failing to submit discharge monitoring reports occuring at the Meltec Division industrial facility located at or about 3444 13th Avenue SW in Seattle, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
294	Puget Soundkeeper Alliance	Shultz Distributing, Inc.	9/22/2006	9/28/2006	CWA		Puget Soundkeeper Alliance alleges that Shultz Distributing, Inc. has violated and continues to violate the CWA and the NPDES permit for discharges of pollutants from 6851 E. Marginal Way S. facility in Seattle, WA and failure to submit discharge monitoring reports.
295	Sam Braswell	Joe Bland Construction, L.P., Intermandeco, Ltd., DR Horton, Inc., RH of Texas Limited Partnership, The Ryland Group, Inc., Standard Pacific Homes of Texas, L.P., Mercedes Homes of Texas, Inc., Mercedes Homes of Texas, Ltd., Mercedes Homes of Texas Ltd., Mercedes Homes of Texas Holding Corporation and the City of Buda	9/27/2006	10/2/2006	CWA		Sam Braswell alleges that Joe Bland Construction, L.P., Intermandeco, Ltd., DR Horton, Inc., RH of Texas Limited Partnership, The Ryland Group, Inc., Standard Pacific Homes of Texas, L.P., Mercedes Homes of Texas, Inc., Mercedes Homes of Texas, Ltd., and the Mercedes Homes of Texas Holding Corporation has violated the CWA by undertaking dredgin and filling activities in violation of an applicable permit. Also, alleges violation of RCRA 4005(a).

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Bill Thiebaut and the People of the State	City of Colorado Springs, Colorado Springs Utilities, and the Las Vegas Street Wastewater Treatment Facility	9/25/2006	9/29/2006	CWA		Bill Thiebaut and the People of the State of Colorado alleges that the City of Colorado Springs, Colorado Springs Utilities, and the Las Vegas Street Wastewater Treatment Facility has violated the CWA and the NPDES permit for spilling and discharging untreated sewage, sludge, non-potable water, and or wastewater from the Las Vegas Treatment facility, located at 825 East Las Vegas St., Colorado Springs, CO.
	Friends of the Upper Delaware River	New York National Guard, 204 engineering Battallion, NYANG, General Joseph J. Taluto, The Adjutant General of New York, and Lt. Colonel Geoffrey Seals, Commander of the 204th Engineer Battalion	9/23/2006	9/29/2006	CWA		Friends of the Upper Delaware River alleges that the New York National Guard, 204 engineering Battallion, NYANG, General Joseph J. Taluto, The Adjutant General of New York, and Lt. Colonel Geoffrey Seals, Commander of the 204th Engineer Battalion has violated and continues to violate the CWA for dredging, channelizing and filling with dredged material back into the creek, as well as back into the Delaware River.
297							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
298	Upper Saddle River	Village of Airmont, NY and the Rockland County Sewer	10/6/2006	10/11/2006	CWA		Upper Saddle River alleges the Village of Airmont, NY and the Rockland County Sewer have violated the CWA by continuing to discharge raw sewage and pollutants from a point source to the waters of the U.S.
290							
	Friends of the Upper Delaware River	Town of Colchester, NY, Colchester Town Supervisor Robert Homovich, Colchester Town Council Members Arthur Merrill, Darryl Houch, Jean Shaw, Joyce Townsend, the New York State National Guard	10/11/2006	10/16/2006	CWA		Friends of the Upper Delaware River alleges that the Town of Colchester, NY, Colchester Town Supervisor Robert Homovich, Colchester Town Council Members Arthur Merrill, Darryl Houch, Jean Shaw, Joyce Townsend, the New York State National Guard have violated the CWA for dredging, channelizing and filling natural streams, brooks and creeks as tributaries to the Upper Delaware River and Harbors, (1) Trout Brook near the Village of Shinhoppel, NY; (2) Campbell Brook, near the Village of Shinhoppel; (3) Downs Brook near the Village of Downsville; (4) numerous tributaries near the village of Walton, NY.
299							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
300	Friends of the Upper Delaware River	Town of Callicoon, NY; Town Supervisor Greg Seminitz; Town Council Members Larry Richardson, Daisy Smith, Gary Maas, and Paul Peck	11/11/2006	11/16/2006	CWA		Friends of the Upper Delaware River alleges that the Town of Callicoon, NY; Town Supervisor Greg Seminitz; Town Council Members Larry Richardson, Daisy Smith, Gary Maas, and Paul Peck has violated the CWA for dredging, channelizing and filling natural streams, brooks and creeks as tributaries to the Upper Delaware River, and Harbors - East Branch Callicoon Creek, Near Youngsville, NY; Panther Rock Brook, near Youngsville, NY.
301	Waste Action Project	Green Diamond Resource Company and Shelton Rifle and Pistol Club, Inc.	4/5/2006	4/10/2006	CWA		Waste Action Project alleges that Green Diamond Resource Company and Shelton Rifle and Pistol Club, Inc. has violated the CWA by handling and disposal of hazardous waste at the Shelton Rifle and Pistol Club's outdoor shooting range, located in that portion of the SW 1/4NW1/4SW1/4, NW1/4SW1/4SW1/4 of Section 24, Township 21 North, Range 3 West, W.M., on Mason Lake Road, in or near the town of Shelton, Washington.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
302	Riverkeeper, Inc. and Mr. John Lipscomb	Tilcon	10/4/2006	10/10/2006	CWA		Riverkeeper, Inc. and Mr. John Lipscomb alleges that Tilcon has violated the CWA by failing to report discharges coming from "Outfall 002; violating its daily average effluent limitations for suspended solids; and for failing to post discharge notification signs at four of its five permitted outfalls.
	Humboldt Baykeeper and Ecological Rights Foundation	CUE VI, LLC, Security National Holding Company, LLC, Security National Master Manager, LLC, and Security National Properties Holding Co., LLC	10/12/2006	10/20/2006	CWA		Humboldt Baykeeper and Ecological Rights Foundation alleges that CUE VI, LLC, Security National Holding Company, LLC, Security National Master Manager, LLC, and Security National Properties Holding Co., LLC has violated the CWA by ongoing violations at the property located at 736 Broadway, Eureka, CA "the Balloon Track"
303							

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
304	Edison Wetlands Assoc., Inc.	Edgeboro Disposal, Inc.	10/16/2006	10/20/2006	CWA		Edison Wetlands Assoc., Inc. alleges that Edgeboro Disposal, Inc. has violated the CWA by failing to properly cover, contain, clean up and prevent the discharge of solid waste from Areas 3 and 4 of the former Edgeboro Landfill located on Edgeboro Road in East Brunswick, NJ.
205	Ohio Dept. of Transportation	Delta Fuels	7/10/2006	7/14/2006	CWA		Ohio Dept. of Transportation allleges that Delta Fuels, has violated the CWA by releasing hazardous substances and/or wastes from the Delta Fuels Property locate at 1820 Front St., Toledo, OH in Lucas County.
305							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Palm Beach County Reef Rescue	South Central Regional Wastewater Treatment Plant (Delray Sewage Plant)	10/24/2006	10/30/2006	CWA		Palm Beach County Reef Rescue alleges that South Central Regional Wastewater Treatment Plant has violated the CWA for illegal discharges and violations by the Delray Sewage Plant located at 1801 North Congress Ave., Delray Beach, FL.
	Sportfishing Protection Alliance	Andersen Rack Systems, Inc. and Hannibal Industries, Inc.	10/14/2006	10/23/2006	CWA		California Sportfishing Protection Alliance alleges that Andersen Rack Systems, Inc., and Hannibal Industries, Inc., has violated the the CWA for unlawful discharges into the San Joaquin River and ultimately to the Sacramento-San Joaquin Delta.
307							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
308	Friends of the Upper Delaware River	Rudd Hubell, Lancaster Development, Inc. and Mr. Mark Glasso, CEO Lancaster Development Inc.	9/13/2006	10/23/2006	CWA		Friends of the Upper Delaware River alleges that Rudd Hubell, Lancaster Development, Inc. and Mr. Mark Glasso, CEO Lancaster Development Inc. have violated the CWA by dredging, channelizing and filling natural streams, brooks and creeks as tributatires to the Upper Delaware River.
309	University	University of California, Santa Cruz	10/16/2006	10/26/2006	CWA		Coalition to Limit University Expansion alleges that the University of California, Santa Cruz has violated the CWA for unlawful discharges of pollutants from the UCSC campus into campus storm drains, area surface waters including, but not imited to, Wilder Creek, Cave Gulch, Moore Creek, Jordan Gulch, the San Lorenzo River, and ultimately the Monterey Bay and the Pacific Ocean.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
310	Watershed Enforcers	Pacific Galvanizing	10/17/2006	10/23/2006	CWA		Watershed Enforcers alleges that Pacific Galvanizing has violated the CWA by unlawful discharges of pollutants from the Facility to the Oakland Estuary through the city of Oakland's storm drain sytem.
311	Clean Water Action	Newark Group, Inc.	10/30/2006	11/6/2006	CWA		Clean Water Action alleges that Newark Group, Inc., has violated the CWA for unlawful discharges of stormwater from its scrap and waste paper recycling facility at 53 Jefferson Ave., Salem, MA. Stormwater runoff from the facility is discharged into waters of the US, runoff from the site discharges to a creek tributary to Salem Harbor.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
312	Clean Water Action	C.J. Mabardy, Inc.	10/30/2006	11/6/2006	CWA		Clean Water Action alleges that C.J. Mabardy, Inc., has violated the CWA by unlawful discharges of stormwater from its construction sand and gravel site at 51 Mooney St., Cambridge, MA. Stormwater runoff from the site is discharged in to waters of the US, runoff from the site discharges into Wellington Brook, a tributary to Little River, Alewife Brook and the Mystic River.
	Charles Barcomb and Thelma Rose	Joseph Cipolla, Pasquale Cipolla, Rocco ditursi, 81 and 3 of Florida, Inc., OPCO, Inc., Babcock Enterprises and Bella Vista Group, Inc. "Developers"	10/16/2006	10/24/2006	CWA		Charles Barcomb and Thelma Rose alleges that the "Developers" have violated the CWA in which the developers have designed, implemented and maintained their Storm Water Pollution Prevention Plans under the prview of the NY State NPDES in North Dansville.
313							

	Α	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
314	Batavia First	Batavia Wal-Mart	10/16/2006	10/24/2006	CWA		Batavia First alleges that Batavia Wal-Mart violated the CWA by failing to obtain a construction permit for storm water discharges; also alleges ongoing CWA violations for discharging storm water from allegedly defiant post-construction storm water control systems.
	•	Food for Life Baking Co., Inc.	10/31/2006	11/8/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Food for Life Baking Co., Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
316	Orange County Coastkeeper and Inland Empire Waterkeeper	Sun Rich Fresh Foods (USA), Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Sun Rich Fresh Foods (USA), Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
317	Orange County Coastkeeper and Inland Empire Waterkeeper	Flavor Specialities, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Flavor Specialities, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
318	Orange County Coastkeeper and Inland Empire Waterkeeper	Nature's Specialties	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Nature's Specialties has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
319	Orange County Coastkeeper and Inland Empire Waterkeeper	Kaiser Permanente Data Center	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Kaiser Permanente Data Center has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
320	Orange County Coastkeeper and Inland Empire Waterkeeper	TRM Manufacturing, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that TRM Manufacturing, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
321	Orange County Coastkeeper and Inland Empire Waterkeeper	Marie Callender Wholesalers and Marie Callender Pie Shops, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Marie Callender Wholesalers and Marie Callender Pie Shops, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
322	Orange County Coastkeeper and Inland Empire Waterkeeper	Uniweb, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Uniweb, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
323	Orange County Coastkeeper and Inland Empire Waterkeeper	Myers Power Products, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Myers Power Products, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
324	Orange County Coastkeeper and Inland Empire Waterkeeper	Nasco Gourmet Foods, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Nasco Gourmet Foods, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
325	Orange County Coastkeeper and Inland Empire Waterkeeper	West Coast Porcelain, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that West Coast Porcelain, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
326	Orange County Coastkeeper and Inland Empire Waterkeeper	United Business Systems, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that United Business Systems, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
	Orange County Coastkeeper and Inland Empire Waterkeeper	Syroco, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Syroco, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
328	Orange County Coastkeeper and Inland Empire Waterkeeper	Dart Container Corporation of California	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Dart Container Corporation of California has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
329	Orange County Coastkeeper and Inland Empire Waterkeeper	Liberty Glass Fabricators, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Liberty Glass Fabricators, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
330	Orange County Coastkeeper and Inland Empire Waterkeeper	APPA Fine Foods/APPA Seafood, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that APPA Fine Foods/APPA Seafood, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
	Orange County Coastkeeper and Inland Empire Waterkeeper	Essential Flavors & Fragrances, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Essential Flavors & Fragrances, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
332	Orange County Coastkeeper and Inland Empire Waterkeeper	Watson Pharmaceuticals, Inc. & Watson Laboratories, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Watson Pharmaceuticals, Inc. & Watson Laboratories, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
333	Orange County Coastkeeper and Inland Empire Waterkeeper	Talco Plastics, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Talco Plastics, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
334	Orange County Coastkeeper and Inland Empire Waterkeeper	Corona Regional Medical Center, UHS of Delaware, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Corona Regional Medical Center, UHS of Delaware, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
335	Orange County Coastkeeper and Inland Empire Waterkeeper	Frontier Aluminum Corporation	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Frontier Aluminum Corporation has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
336	Orange County Coastkeeper and Inland Empire Waterkeeper	Earth Science, Inc./Cosmedx Science, Inc.	10/31/2006	11/7/2006	CWA		Orange County Coastkeeper and Inland Empire Waterkeeper alleges that Earth Science, Inc./Cosmedx Science, Inc. has violated the CWA by discharging at least one pollutant into waters of the US or into Publicly Owned Treatment Works in the City of Corona, CA, in excess of the wastewater discharge limitations and monitoring requirements established violating local limits in pretreatment control permit issued to Defendant by the City of Corona.
	Black Warrior Riverkeeper, Inc.	Birmingham Airport Authority, Ellard Construction Co., Inc., IMDC/DMJM Civil Joint Venture, APAC-SE, Inc., Alabama Divsion, Dunn Construction Co., Inc.	1/30/2007	2/5/2007	CWA		Black Warrior Riverkeeper, Inc. alleges that Birmingham Airport Authority, Ellard Construction Co., Inc., IMDC/DMJM Civil Joint Venture, APAC-SE, Inc., Alabama Divsion, Dunn Construction Co., Inc. has violated the CWA by discharging of pollutants to waters of the U.S. at the Airport Runway Extension Project located at Birmingham Airport, Birmingham, AL.
337							

1 Or	n Behalf Of	Against	Date Letter	Date			
				Received	Statute	State	General Description
	uget Soundkeeper Iliance	Shasta Beverages Inc.	1/24/2007	2/1/2007	CWA		Puget Soundkeeper Alliance alleges that Shasta Beverages Inc. has violated the CWA and NPDES by discharging of stormwater and pollutants from its facility at or about 1227 Andover Park E., Tukwilla, WA.
Riv 339	Narkaanar Inc	ExxonMobil Corporation	1/25/2007	2/2/2007	CWA		Riverkeeper, Inc. alleges that ExxonMobil Corporation has violated the CWA for ongoing unpermitted discharges of pollutants into navigable waters of the U.S. located in Greenpoint, NY, the oufall at the end of Meeker Ave., Newtown Creek, Brooklyn Terminal Free Product Recovery Project, Kingsland Ave., Greenpoint, NY, including the outfall into Newtown Creek.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
340	Murray City	TCE groundwater contamination plume	12/8/2006	12/15/2006	CWA		Murray City alleges that TCE has violated the CWA by Praxair not acting responsibly or timely to characterize or model the plume or to develop an effective remediation plan. Murray finds this apparaent lack of concern to be irresponsible given the gravity of the harm if Murray's wells become contaminated with TCE.
341	Delaware Riverkeeper, Delaware Riverkeeper Network, and American Littoral Society	The Great Lakes Companies, Inc.	12/6/2006	12/18/2006	CWA		Delaware Riverkeeper, Delaware Riverkeeper Network, and American Littoral Society alleges that The Great Lakes Co., Inc. has violated the CWA at the GLC's wastewater treatment plant located on the northwest corner of the intersection of State Route 611 and Interstate Route 80 in Pocono Township, Monroe Co., Pennsylvania, PA has caused at least 50 violations of discharging of pollutants from the point source into the waters of the U.S.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Puget Soundkeeper Alliance	Cityice Cold Storage Co.	1/16/2007	1/23/2007	CWA		Puget Soundkeeper Alliance alleges that Cityice Cold Storage Co. has violated and continues to violate the CWA and its NPDES with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 2001 W Garfield St., Seattle, WA.
	Delaware Riverkeeper, Delaware Riverkeeper Network, and the American Littoral Society	Coolbaugh Township	12/6/2006	12/18/2006	CWA		Delaware Riverkeeper, Delaware Riverkeeper Network, and the American Littoral Society alleges that Coolbaugh Township has violated the CWA by discharging a variety of pollutants from a point source into the waters of the U.S. causing over 470 violations of the CWA into the Tobyhanna Creek.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
344	San Francisco Baykeeper	Granite Rock Co.	1/10/2007	1/16/2007	CWA		San Francisco Baykeeper alleges that Granite Rock Co. has violated the CWA and NPDES for unlawful discharge of pollutants from four ofthe its facilities into the San Franciso Bay located in Redwood City, CA and San Jose, CA.
345	eeper, Inc., and Satilla Riverwater	Brunswick Landing Marina, Aiken Island, City of Brunswick, Glenny County, GA	1/12/2007	1/17/2007	CWA		Altamaha Riverkeeper/Coastkeeper, Inc., and Satilla Riverwater Alliance, Inc. d/b/a Riverkeeper alleges that Brunswick Landing Marina, Aiken Island, City of Brunswick, Glenny County, GA has violated the CWA by illegal discharges to waters of the US and the State of GA and the filling of jurisdictional waters by excessive discharges of eroded soils, dirt sediment and debris from the Site.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
346	Klamath Riverkeeper	PacifiCorp, Inc., and California Dept. of Fish & Game	1/17/2007	1/23/2007	CWA		Klamath Riverkeeper alleges that PacifiCorp, Inc., and California Dept. of Fish & Game has violated the CWA for unlawful discharges into the Klamath River of effluent containing pollutants from the Hatchery owned by PacifiCorp and jointly operated by PacifiCorp and the Dept. of Fish & Game.
347	St. Johns Riverkeeper, Inc. and Public Trust Environmental Law Institute of FL.	Jacksonville Electric Authority	12/8/2006	12/12/2006	CWA		St. Johns Riverkeeper, Inc. and Public Trust Environmental Law Institute of FL. alleges that Jacksonville Electric Authority has violated the CWA for unlawful discharges of raw sewage and poorly treated wasterwater being discharged into the waters of the US and the State of Florida, including St. Johns River, Christoper Creek, Long Branch Creek, Little Creek, Moncrief Creek, Hogan Creek, Fishweir Creer and various retention ponds and storm water ditches.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
348	Michael McCarthy and Lind Flannery	Playground Equipment Services, LLC and the Owner	12/11/2006	12/18/2006	CWA		Michael McCarthy and Lind Flannery alleges that Playground Equipment Services, LLC and the Owner have violated the CWA for failure to obtain a requisite permit under the NPDES, resulting in unregulated quantities of pollutants being descharged into the lake and unnamed stream behind the property located at 8510 Coghill Lane, Cincinnati, OH.
	Gulf Restoration Network	McComb POTW, East	12/6/2006	12/18/2006	CWA		Gulf Restoration Network alleges that McComb POTW, East has violated the CWA and failure to comply with permitted discharge limits and Mississippi Dept. of Environmental Quality Enforcement Orders for unlawful discharge of pollutants from a point source into waters of the U.S. into the Town Creek, a trbutary of the Little Tangipahoa River.
349							

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
350	Black Warrior Riverkeeper, Inc.	Town of Moundville	11/17/2006	11/28/2006	CWA		Black Warrior Riverkeeper, Inc. alleges that the Town of Moundville has violated the CWA by operating the Moundville Lagoon in a manner which discharges pollutants to the waters of the U.S. and waters of the state located at Lagoon and Lock Road 9, Moundville, AL.
251	Clean Water Action	Cape Cod Ready Mix	11/3/2006	11/8/2006	CWA		Clean Water Action alleges that Cape Cod Ready Mix has violated the CWA for unlawful discharge of stormwater from its ready-mix concrete manufacturing site at 300 Cranberry Highway, Orleans, MA.
351							

	А	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
352	Susan Kersenbrock	Stoneman Cattle Co., LLC	11/7/2006	11/13/2006	CWA	KS	Susan Kersenbrock alleges that Stoneman Cattle Co., LLC, and Reiff Pen Cleaning, Inc. has violated the CWA & RCRA for immiment and substantial endangerment to health or the environment located at 944 Highway 15, Hope, KS.
	Northern California River Watch	Shamrock Materials, Inc. & Shamrock Materials of Novato, Inc.	11/1/2006	11/9/2006	CWA		Northern California River Watch alleges that Shamrock Materials, Inc. & Shamrock Materials of Novato, Inc.has violated the CWA by discharging pollutants of contaminated storm water from its facilties

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Community	City of Gulfport, Glynn W. Leonard, Inc. & Gregory Pittman	11/10/2006	11/20/2006	CWA		Turkey Creek Community Initiatives alleges that City of Gulfport, Glynn W. Leonard, Inc. & Gregory Pittman has violated the CWA by discharging pollutants from a point source to waters of the US and deposit dredged or fill material.
	John Schmidt	Hill Country Shooting Sports Center, Inc. & Defensive Training Ranch LLC	11/10/2006	11/15/2006	CWA		John Schmidt alleges that Hill Country Shooting Sports Center, Inc. & Defensive Training Ranch LLC has violated the CWA by discharging fill materials into waters of the US located east of Kerrville in Kerr County, TX.
355							

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
356	Neighborhood Organizations to Save Amherst Wetlands and the Town of Amherst	William L. Huntress, Acquest Development, LLC, Acquest Development, Inc., Acquest Development Co., & Niskayuna Square, LLC	11/22/2006	11/29/2006	CWA		Neighborhood Organizations to Save Amherst Wetlands and the Town of Amherst alleges that William L. Huntress, Acquest Development, LLC, Acquest Development, Inc., Acquest Development Co., & Niskayuna Square, LLC has violated the CWA by direct and permanent destruction and fill of federal jurisdictional wetlands, accelerated erosion, the discharge of contaminated stormwater into waters of the US and utimately severe impairment of ambient water quality, and strem and wetland stability.
		City of Colorado Springs and Colorado Springs Utilities and the Las Vegas Street Wastewater Treatment Facility	11/10/2006	11/17/2006	CWA		Bill Thiebaut allegest that City of Colorado Springs and Colorado Springs Utilities and the Las Vegas Street Wastewater Treatment Facility has violated the CWA by discharging sewage, sludge, non-potable water and/or wastewater from your facility located at 825 E. Las Vegas St., Colorado Springs, CO.
357							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
358		Baker Properties, LLC	11/10/2006	11/16/2006	CWA		Ronald & Pamela Shenk alleges that Baker Properties, LLC has violated the CWA by discharging stormwater from construction activities and continues to cause extraordinary flooding of their property with associated sedimentationa siltation, resulting in substantial damage, located at 74 Cave Hill Rd., Luray, VA.
359		Twin Lakes Regional Sewer District	11/14/2006	11/20/2006	CWA		Terry Dill allesges that Twin Lakes Regional Sewer District has violated the CWA by discharging of pollutants occuring from three waste water treatment facilities that discharge from point sources into navigable waterways of the US, specifically Lake Shafer, Lake Freeman, and the Tippecanoe River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
360	Clean Water Action	Connecticut Valley Block	11/3/2006	11/8/2006	CWA		Clean Water Action alleges that Connecticut Valley Block has violated the CWA by unlawful discharge of stormwater from its concrete products manufacturing site into Amoeba Lake.
	West Virginia Highlands Conservancy & Ohio Valley Environmental Coalition	Hobet Mining, LLC	11/14/2006	11/20/2006	CWA		West Virginia Highlands Conservancy & Ohio Valley Environmental Coalition alleges that Hobet Mining, LLC has violated the CWA by discharging of selenium into WV waters in tan amount in excess of the final selenium effluent limits.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
362	Victims	Franklin County Water District, AA&A Associates, Inc. and Tolladay, Fremming & Parsons	11/14/2006	11/20/2006	CWA		Victims alleges that Franklin County Water District, AA&A Associates, Inc. and Tolladay, Fremming & Parsons has violated the CWA by illegal discharging from its wastewater treatment and collection system facility.
262		Triple Crown Corporation	12/22/2006	12/29/2006	CWA		Cindy Vargo alleges that Triple Crown Corporation as violated the CWA and the NPDES by discharging stormwater and sediment at the Apple Creek Farms Subdivision, flow across Paxton Church Road.
363							

1	On Behalf Of						G
		Against	Date Letter	Date Received	Statute	State	General Description
	ne Humane	HVFG, LLC d/b/a Hudson Valley Foie Gras	12/20/2006	12/27/2006	CWA		The Humane Society of the US alleges that HVFG, LLC d/b/a Hudson Valley Foie Gras has violated the CWA by discharging of pollutants and violating the New York DEC at the Brooks Road facility.
	ncorporated Village of Garden City	Gordon-Atlantic Corp.	12/18/2006	12/27/2006	CWA		Incorporated Village of Garden City alleges that Gordon-Atlantic Corp. has violated the CWA for chlorinated solvent contamination which is in the groundwater drawn from the Magothy Aquifer on Long Island, NY.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
366	Norriseal	Four Seasons Business Park Co., Inc.	11/18/2006	11/21/2006	CWA		Norriseal alleges that Four Seasons Business Park Co. has violated the CWA for ongoing construction that caused substantial flooding to Norriseal's manufacturing facilities.
367	Turkey Creek Community Initiatives and Gulf Restoration Network	Glynn Leonard, Inc., City of Gulf and Gregory Pittman	11/10/2006	12/27/2006	CWA		Turkey Creek Community Initiatives and Gulf Restoration Network alleges that Glynn Leonard, Inc., City of Gulf and Gregory Pittman has violated the CWA by deposit of dredged or fill material to waters of the US in jurisdictional wetlands on the Pittman property located at Polk and Louisiana Streets.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
368	Gifford Pinchot Task	Marble Creek LLC, Dave Creagan, Brad Thomas and Jerry Sauer	12/6/2006	12/11/2006	CWA		Gifford Pinchot Task Force alleges that Marble Creek LLC, Dave Creagan, Brad Thomas and Jerry Sauer has violated the CWA for loss of shade, loss of large woody material recruitment, shoreline destabilization, siltation of spawning substrate, loss of instream complexity, increased water temperature and interruption fluvial processes at the Lewis watershed, including the Swift Reservoir.
	Town of Stephentown, New	New York State Dept. of Environ. Conserv., Synagro Southwest, Inc., Synagro Technologies, Inc. and Margaret Carr	12/18/2006	12/27/2006	CWA		Town of Stephentown, New York alleges that New York State Dept. of Environ. Conserv., Synagro Southwest, Inc., Synagro Technologies, Inc. and Margaret Carr have violated the CWA for past and ongoing discharges of pollutants, sediment and other materials from the real property identified as Carr Mine, located on West Road in the Town of Stephentown, Rensselaer County.
369							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
		Vestavia Hills Board of Education	12/22/2006	12/27/2006	CWA		Alex W. Jones, Jr., Clarence B. Blair, William C. Wood, Jones Investment Company, Little Cahaba Land Co., and Wood Family Partnership alleges that Vestavia Hills Board of Education has violated the CWA by discharging of pollutants from a point source to the waters of the US to Coal Branch and the Little Cahaba River.
	Incorporated Village of Garden City	Genesco, Inc.	12/18/2006	12/22/2006	CERCLA		Incorporated Village of Garden City allges that Genesco, Inc. has violated the CWA for source of chlorinated solvent contamination which is in the groundwater drawn by wells of the Magothy Aquifer on Long Island.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
372	Environmental	LWC Management Co., Inc. and Tanglewood Wastewater Treatment Facility	12/27/2006	1/10/2007	CWA		Louisiana Environmental Action Network "LEAN" alleges that LWC Management Co., Inc. and Tanglewood Wastewater Treatment Facility has violated the CWA and failure to comply with permitted discharge limits, Louisiana regulations and Louisiana wqs.
373	Enviornmental Action Network	Louisiana Land & Water Co. and the Presidential Estates Wastewater Treatment Facility	12/27/2006	1/10/2007	CWA		Louisiana Enviornmental Action Network "LEAN" alleges that Louisiana Land & Water Co. and the Presidential Estates Wastewater Treatment Facility has violated the CWA and failure to comply with permitted discharge limits, Louisiana regulations and Louisiana wqs.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Citizens for Pennsylavnia's Future "PennFuture"	The Gary Lefever Farm	1/5/2007	1/9/2007	CWA	PA	Citizens for Pennsylavnia's Future "PennFuture" alleges that The Gary Lefever Farm has violated the CWA and the Clean Streams Law at their facility, a concentrated animal feeding operation "CAFO" in East Donegal Township, Lancaster County, PA.
	Citizens for Pennsylvania's Future "PennFuture"	Scott Brinton Farm CAFO	1/5/2007	1/9/2007	CWA	РА	Citizens for Pennsylvania's Future "PennFuture" alleges that Scott Brinton Farm CAFO has violated the CWA and the Clean Streams Law, at their facility, a concentrated animal feeding operation "CAFO" in Fulton Township, Lancaster County, PA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
376	Citizens for Pennsylvania's Future "PennFuture"	Holtwood Pork Farm	1/5/2007	1/5/2007	CWA		Citizens for Pennsylvania's Future "PennFuture" alleges that Holtwood Pork Farm has violated the CWA and the Clean Streams Law at their facility, a concentrated animal feeding operation "CAFO" in Lancaster County, PA.
377	Citizens for Pennsylvania's Future "PennFuture"	Daniel Forry Farm	1/5/2007	1/9/2007	CWA	PA	Citizens for Pennsylvania's Future "PennFuture" alleges that Daniel Forry Farm has violated the CWA and the Clean Streams Law, at their facility, a concentrated animal feeding operation "CAFO" in West Hempfield Township, Lancaster County, PA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Citizens for Pennsylvania's Future "PennFuture"	The Steve Strickland Farm	1/5/2007	1/9/2007	CWA	PA	Citizens for Pennsylvania's Future "PennFuture" alleges that The Steve Strickland Farm has violated the CWA and the Clean Streams Law, at their facility, a concentrated animal feeding operation "CAFO", Conoy Township, Lancaster County, PA.
379	Jack and Virginia DerMoushegian	Pebble Ridge Development, Inc., Simpson Mill Dvelopment, Inc., Mr. James Lynn Richards and Mr. Douglas R. Adams	1/5/2007	1/9/2007	CWA		Jack and Virginia DerMoushegian alleges that Pebble Ridge Development, Inc., Simpson Mill Dvelopment, Inc., Mr. James Lynn Richards and Mr. Douglas R. Adams have violated the CWA and the RCRA in matters arising out of the contamination of waters of the US and the State of GA and surrounding wetlands by the land distrubance and other development activities on the Dodson Lake and Dodson Woods development sites in Fulton County, GA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
380	"The Victims"	Merced Irrigation District & Merced Irrigation District, Drainage District #1	1/4/2007	1/16/2007	CWA		"The Victims" alleges that Merced Irrigation District & Merced Irrigation District, Drainage District #1 have violated the CWA and the NPDES for pollution to waters of the US from various locations to a pipe, basin or pump, which is then discharged into a MID facility for conveyance to EL Captain Canal, Canal Creek and Black Rascal Creek.
381	"The Victims"	County of Merced	1/8/2007	1/17/2007	CWA		"The Victims" alleges that the County of Merced has violated the CWA and the NPDES for pollution to waters of the US from various locations to a pipe, basin or pump, which is then discharged into a MID facility for conveyance to EL Captain Canal, Canal Creek and Black Rascal Creek.

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
382	"The Victims"	City of Merced	1/4/2007	1/17/2007	CWA		"The Victims" alleges that the City of Merced has violated the CWA and the NPDES for pollution to waters of the US from various locations to a pipe, basin or pump, which is then discharged into a MID facility for conveyance to EL Captain Canal, Canal Creek and Black Rascal Creek.
	Northwest Environmental Defense Center	Owens-Brockway Glass Container, Inc.	1/12/2007	1/18/2007	CWA		Northwest Environmental Defense Centerm alleges that Owens-Brockway Glass Container, Inc. has violated and continues to violate the CWA and the NPDES permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
384	Waste Action Project	Bakery Chef	1/12/2007	1/17/2007	CWA		Waste Action Project alleges that Bakery Chef has violated the CWA and NPDES by discharging stormwater and pollutants from its facility located at or about 6320 South 190th Kent, WA.
385	Waste Action Project	Sara Lee	1/9/2007	1/16/2007	CWA		Waste Action Project alleges that Sara Lee has violated the CWA and NPDES by discharging stormwater and pollutants from its facility in Kent, WA.

On Behalf Of Against Waste Action Project Univar		D	E	F	G
Project	Date Letter	Date Received	Statute	State	General Description
	1/30/2007	2/5/2007	CWA		Waste Action Project alleges that Univar has violated the CWA and NPDES by discharging stormwater and pollutants from its facility located at or about 8201 S. 212th St., Kent, WA.
West Virginia Rivers Coalition PPG Industrie	es, Inc. 12/7/2006	12/13/2006	CWA		West Virginia Rivers Coalition alleges that PPG Industries, Inc. has violated the CWA for ongoing and continuing violation of discharges of mercury into West Virginia's waters from Outlet 004 of itw WV NPDES Permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
388	Clean Water Action	Granger-Lynch Corp.	2/1/2007	2/6/2007	CWA		Clean Water Action alleges that Granger-Lynch Corp. has violated the CWA by stormwater runoff from the Site discharges into a creek tributary to Blackstone River.
	California Sportfishing Protection Alliance	Alliance Recycling, Inc.	2/2/2007	2/8/2007	CWA	CA California	California Sportfishing Protection Alliance alleges that Alliance Recycling, Inc. has violated the CWA for unlawful discharges of pollutants from the Facility to the City of Oakland's storm drain system, which discharges into the San Francisco Bay, facility located at 3426 Peralta Street, Oakland, CA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
390	SunUp Limited Partnership	TESI and SLECA	2/5/2007	2/6/2007	CWA		SunUp Limited Partnership alleges that TESI and SLECA has violated the CWA for ongoing violations from TESI's and SLECA's failure to prevent illegal sanitary sewage overflows, BY-Passes and Pass-Throughs of pollutants, including raw sewage, from TESI's sanitary sewage treatment facility and associated system located at Sunset Subdivision in Starkville, MS.
391	Foundation/Ventura	Owners of the Somis Road Property	2/7/2007	2/14/2007	CWA		Wishtoyo Foundation/Ventura Coastkeeper alleges that the Owners of the Somis Road Property have violated the CWA regarding illegal activities taking place in and around the Arroyo Las Posas near Somis and Camarillo, CA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
392	Wishtoyo Foundation/Ventura Coastkeeper	Owners of the Sutter Property	2/7/2007	2/14/2007	CWA		Wishtoyo Foundation/Ventura Coastkeeper alleges that the Owners of the Sutter Property has violated the CWA regarding illegal activities taking place in and along the Arroyo Las Posas near Somis and Camarillo, CA.
	Rogue Group Sierra Club	The Rogue River National Forest, Mt. Ashalnd Assoc. and City of Ashland	2/9/2007	2/20/2007	CWA		Rogue Group Sierra Club alleges that The Rogue River National Forest, Mt. Ashalnd Assoc. and City of Ashland has violated the CWA construction activities in the Middle Branch of the East Fork of Ashland Creek with may result in a discharge into navigable waters without providing the licensing agency w/a certification pursuant to CWA.
393							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
394	William C. Wood and the Wood	T&K Construction, LLC, Sterling Co., LLC, and Cotswald Development, Ltd.	2/5/2007	2/22/2007	CWA		Clarence B. Blair, William C. Wood and the Wood Family Partnership alleges that T&K Construction, LLC, Sterling Co., LLC, and Cotswald Development, Ltd. have violated the CWA by discharging of pollutants from a point source to waters of the US located at the Little Cahaba River and Coal Branch, in Jefferson County, AL.
205	Puget Soundkeeper Alliance	Beall Trailers of Washington Inc.	2/13/2007	2/23/2007	CWA		Puget Soundkeeper Alliance alleges that Beall Trailers of Washington Inc. has violated the CWA and its NPDES for discharges of stormwater and pollutants from its Kent facility located at 7210 S. 224th St., Kent,WA.
395							

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
396		Bloomingdale Reeves WRF	2/20/2007	2/28/2007	CWA		Prairie Rivers Network alleges that Bloomingdale Reeves WRF has violated the CWA by discharging wastewater with illegal levels of biochemal oxygen demand and total suspended solids into the East Branch of the DuPage River.
397	Prairie Rivers Network	Joliet Eastside STP	2/20/2007	2/28/2007	CWA		Prairie Rivers Network aleges that Joliet Eastside STP has violated the CWA and the NPDES at its Joliet, Illinois facility, among other violations, Joliet has discharged wastewater with illegal levels of several pollutants into Hickory Creek at the Des Plaines River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
398	Puget Soundkeeper Alliance	Coca Cola Bottling Co. of Washington and BCI Coca Cola Bottling Co. of Los Angeles	2/23/2007	2/28/2007	CWA		Puget Soundkeeper Alliance alleges that Coca Cola Bottling Co. of Washington and BCI Coca Cola Bottling Co. of Los Angeles has violated and continues to violate the CWA and NPDES with respect to operations of and discharges of stormwater and pollutants from its facility at or about 1150 124th Ave., NE, Bellevue, WA.
	Puget Soundkeeper Alliance	Canfor U.S.A. Corporation	2/20/2007	2/26/2007	CWA		Puget Soundkeeper Alliance alleges that Canfor has violated and continues to violate the CWA and its NPDES with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 4395 Curits Rd., Bellingham, WA.
399							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Zada Law, Penny Brooks, and David Schlundt	Franklin Adcock	2/22/2007	2/20/2007	CWA		Zada Law, Penny Brooks, and David Schlundt, private citizens alleges that Franklin Adcock has violated the CWA for failure to apply for a NPDES permit by unregulated solid waste landfill, a dump, a salvage yard, a junkyard, or a scrap metal yard, and the site contains a diverse collection concrete demolition debris, disabled machinery, vehicles, barrels, oil tanks, used tires, and other junk located at 1043 Thompson Lane in Ashland City, TN.
	Puget Soundkeeper Alliance	Oberto Sausage Co.	1/22/2007	3/2/2007	CWA		Puget Soundkeeper Alliance alleges that Oberto Sausage Co. has violated and continues to violate the CWA and its NPDES with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 2005 Airport Way S., Seattle, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
402	Oregon Natural Sesert Assoc., Wester Watersheds Project, Northwest Environmental Defense Center, Oregon Wild, Center for Biological Diversity, Forest Guardians, and Friends of Oregon's Living Waters	Forest Service	2/23/2007	3/5/2007	CWA		Oregon Natural Sesert Assoc., Western Watersheds Project, Northwest Environmental Defense Center, Oregon Wild, Center for Biological Diversity, Forest Guardians, and Friends of Oregon's Living Waters alleges that Forest Service has violated the CWA for discharge of pollutants into waters of US, the Middle For John Day River and its tributaries (including, but not limited to, Big Creek, Deadwood Creek, Coyote Creek, Big Boulder Creek, and Granite Boulder Creek)
403	Environmental Action Network	LWC Management Co., Inc., Louisiana Land and Water Co., Inc.	1/16/2007	3/7/2007	CWA		Louisiana Environmental Action Network (LEAN) alleges that LWC Management Co., Inc., Louisiana Land and Water Co., Inc. has violated the CWA by unlawful discharges into Patrick Bayou from the Leve Estates facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
404	Carl "Ed" Martin	City of Cumming	1/19/2007	2/6/2007	CWA		Carl "Ed" Martin alleges that the City of Cumming has violated the CWA for discharge of pollutants into the waters of the US and the State of Georgia.
	Lake Watch of Lake Martin, Inc.	City of Dadeville	3/9/2007	3/16/2007	CWA		Lake Watch of Lake Martin, Inc. alleges that the City of Dadeville has violated the CWA for discharges of pollutants from the City of Dadeville Wastewater Treatment Plant at 475 Buck Street inDadeville into Chattasofka Creek.
405							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
406		E.P. Jarrett Foundation Co., Inc.	3/19/2007	3/28/2007	CWA		California Sportfishing Protection Alliance alleges that E.P. Jarrett Foundation Co., Inc. has violated the CWA for unlawful discharges of pollutants from the Facility to the City of West Sacramento's storm drain system, which discharges into the Sacramento River and utimately to the Delta.
407	ISOCIETY OF THE	Cavel International, Inc.	3/20/2007	3/20/2007	CWA		The Humane Society of the United States alleges that Cavel International, Inc. has violated the CWA for its ongoing failure to comply with the pretreament standards set forth in its Industrial User Discharge Permit and for discharge of pollutants into waters of the U.S.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
408	Puget Soundkeeper Alliance	Tacoma Metals	2/28/2007	3/13/2007	CWA		Puget Soundkeeper Alliance alleges that Tacoma Metals has violated and contines to violate the CWA and its NPDES with respect to operations discharges of stormwater and pollutants from its facility located at or 1754 Thorne Road, Tacoma, WA.
	Puget Soundkeeper Alliance	Maersk Pacific, Ltd.	3/13/2007	3/21/2007	CWA		Puget Soundkeeper Alliance alleges that Maersk Pacific, Ltd. has violated and continues to violate the CWA with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 1675 Lincoln Av., Tacoma, WA.
409							

	Α	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
410		All-Out Sewer and Drain Service, Inc.	3/22/2007	3/28/2007	CWA		Columbia Riverkeeper alleges that All-Out Sewer and Drain Service, Inc. has violated and continues to violate the CWA and its NPDES with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 3303-D Washington Way, Longview, WA.
	PennEnvironment	Reliant Energy, Inc. and Reliant Energy Northeast Management Co.	2/6/2007	3/27/2007	CWA		PennEnvironment alleges that Reliant Energy, Inc. and Reliant Energy Northeast Management Co. has violated and continues to violate the CWA and its NPDES in by discharging of industrial wastewater in operating the Conemaugh Station in Florence, PA.
411							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
412	Santa Monica Baykeeper	California Metal X, the Strelitz Co., Inc. and Metal Briquetting Co.	3/10/2007	3/16/2007	CWA		Santa Monica Baykeeper alleges that California Metal X, the Strelitz Co., Inc. and Metal Briquetting Co. has violated the CWA for its continue to discharge pollutants unlawfully from the CMX facility into local waterways.
413	California Sportfishing Protection Alliance	Gayle Manufacturing Co.	3/23/2007	4/4/2007	CWA		California Sportfishing Protection Alliance alleges that Gayle Manufacturing Co. has violated the CWA for unlawful discharges of pollutants from the Facility through the City of Woodland's municipal storm sewer system into Cache Creek and/or Willow Slough and the Sacramento River and Delta.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
414	Missouri Coalition for the Environment Foundation (MCE)	Metropolitan St. Louis Sewer District (MSD)	4/12/2007	4/18/2007	CWA		Missouri Coalition for the Environment Foundation (MCE) alleges that the Metropolitan St. Louis Sewer District (MSD) has violated the CWA for discharging millions of gallons of untreated sewage from these overflows into St. Louis area streams each year.
415	John and Deborah Soden	Western Maryland Showcase Homes, Omer Lee Sullivan, Glenn A. Ford & Son Drilling Contractor, LLC	3/16/2007	3/26/2007	CWA		John and Deborah Soden alleges that Western Maryland Showcase Homes, Omer Lee Sullivan, Glenn A. Ford & Son Drilling Contractor, LLC have violated the CWA for drilling a borehole tha has been releasing substantial quantities of brine and gas into the fresh water aquifer ths changing chemical and physical integrity of the fresh ground water aquifer in the area causing pollution in Juaniata Township, Bedford County, PA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
416	"The Residents of Hamblen County"	Koch Foods, LLC	3/20/2007	3/30/2007	CWA		The Residents of Hamblen County alleges that Koch Foods, LLC has violated the CWA for sever nuisance odor and interference with the operation of the Morristown sewage treatment system in violation of its pretreatment permit, located in Morristown, TN.
	California Sportfishing Protection Alliance	Aaron Metals Company	3/14/2007	3/30/2007	CWA		California Sportfishing Protection Alliance alleges that Aaron Metals Company has violated the CWA for unlawful discharge of pollutants from the Facility through the Oakland municipal storm sewer system into the San Francisco Bay and San Leandro Bay.
417							

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
418	Columbia Riverkeeper	Accurate Welding Service	4/2/2007	4/19/2007	CWA		Columbia Riverkeeper alleges that Accurate Welding Service has violated and continues to violate the CWA with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 3205 Lower River Road, Vancouver, Washington.
		Northwest Packing Company and Neil Jones, Inc.	4/12/2007	4/20/2007	CWA		Columbia Riverkeeper alleges that Northwest Packing Company and Neil Jones, Inc. has violated and continues to violate the CWA for operations of and discharges of stormwater and pollutants from its facility in at 1701 W 16th Street, Vancouver, Washington.
419							

	Α	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	California Sportfishing	A. Teichert & Son, Inc.'s Davis Readymix Plant and Yard	3/23/2007	4/5/2007	CWA		California Sportfishing Protection Alliance alleges that A. Teichert & Son, Inc.'s Davis Readymix Plant and Yard has violated the CWA for unlawful discharge of pollutants from the Facility through the City of Woodland's municipal storm sewer system into Willow Slough and the Sacramento River and Delta.
	Materkaaner	Tri Alloy Group, LLC and Honda Trading America Corp.	4/7/2007	4/18/2007	CWA		Inland Empire Waterkeeper alleges that Tri Alloy Group, LLC and Honda Trading America Corp. has violated and continues to violate the CWA for discharges of pollutants unlawfully from the Tri Metals Facility into local waterways.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
422	Puget Soundkeeper Alliance	Evergreen Trails, Inc.	4/5/2007	4/12/2007	CWA		Puget Soundkeeper Alliance alleges that Evergreen Trails, Inc. has violated the CWA and the NPDES for unlawful discharges of pollutants from the W. Marginal Way SW facility.
		Caffall Bros. Forest Products, Inc.	4/10/2007	4/18/2007	CWA		Columbia Riverkeeper alleges that Caffall Bros. Forest Products, Inc. has violated the CWA for violations and discharges of stormwater and pollutants at the facility Longview Plant located at 540 3rd Ave., Longview, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
		GKN Aerospace Chem-Tronics, Inc.	4/2/2007	4/10/2007	CWA		Waste Action Project alleges that GKN Aerospace Chem-Tronics, Inc., has violated and continues to violate the CWA to operations of and discharges of stormwater and pollutnats from its facility located at or about 20231 72nd Ave. S. Kent, Washington.
	Humboldt Baykeeper and Ecological Rights Foundation	CUE VI, LLC, Security National Master Manager, Security National Properties Holding Company, LLC, and Security National Holding Company, LLC	4/6/2007	4/12/2007	CWA		Humboldt Baykeeper and Ecological Rights Foundation alleges that CUE VI, LLC, Security National Master Manager, Security National Properties Holding Company, LLC, and Security National Holding Company, LLC has violated the CWA for unpermitted soil disturbing activities and the dredge and fill of material in and around the wetlands on the Balloon Track.
425							

	А	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
426	The Humane Society of the United States	Cavel International, Inc.	3/30/2007	4/4/2007	CWA		The Humane Society of the United States alleges that Cavel International, Inc. has violated the CWA for discharge of pollutants into waters of the US w/o a permit.
	Conservancy and	West Virginia Department of Environmental Protection	3/28/2007	4/5/2007	CWA		The West Virginia Highlands Conservancy and the West Virginia Rivers Coalition allegest that West Virginia Department of Environmental Protection has violated the CWA and SMCRA. Many bond forfeiture sites are discharging acid mind drainage (AMD) into West Virgina streams, the amounts discharged exceed technology-based standards for acid mine drainage from coal mining.
427							

	Α	В	С	D	Е	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Jeffrey and Elizabeth Hipkins; Bud and Lynn Wilson; and Photographers Formulary, Inc.	CHS, Inc.	4/6/2007	4/23/2007	CWA		Jeffrey and Elizabeth Hipkins; Bud and Lynn Wilson; and Photographers Formulary, Inc. alleges that CHS, Inc. has violated the CWA by discharging pollutants into navigable waters of the U.S., the Swan River.
		W & A Enterprises, Inc.	4/4/2007	4/23/2007	CWA		Columbia Riverkeeper alleges that W & A Enterprises, Inc. has violated the CWA for discharges of stormwater and pollutants from, its facility located at or about 1110 Columbia Blvd., Longview, Washington.

	А	В	С	D	E	F	G
1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
430	Puget Soundkeeper Alliance	Port of Bellingham's Bellingham Cruise Terminal	4/13/2007	4/23/2007	CWA		Puget Soundkeeper Alliance alleges that Port of Bellingham's Bellingham Cruise Terminal has violated the CWA with respect to operations of an discharges of stomrwater and pollutants from the Bellingham Cruise Terminal, located at or about 355 Harris Ave., Bellingham, Washington.
431	Waste Action Project	Cascade Hydraulics and Machine, Inc.	4/23/2007	5/4/2007	CWA		Waste Action Project alleges that Cascade Hydraulics and Machine, Inc. has violated the CWA with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 420 Industrial Way, Longview, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
		Puget Sound Truck Lines, Inc.	4/25/2007	5/4/2007	CWA		Columbia Riverkeeper alleges that Puget Sound Truck Lines, Inc. has violated the CWA with respect to operations of an discharges of stormwater and pollutants from its facility located at or about 146 Industrial Way, Longview, WA.
433	Mr. Potter	Metro Water Services Dept. of the Metropolitan Government of Nashville and Davidson County	4/30/2007	5/7/2007	CWA		Mr. Potter alleges that Metro Water Services Dept. of the Metropolitan Government of Nashville and Davidson County has violated the CWA for discharges into the waters of Cheatham Lake which are navigable waters of the U.S.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
434		Associated Hygienic Products	4/16/2007	5/10/2007	CWA		Columbia Riverkeeper alleges that Associated Hygienic Products has violated the CWA with respect to operations of and discharges of stormwater and pollutants from its facility at 801 SE Assembly Ave., Vancouver, WA.
435		Excelsior Packaging West	5/2/2007	5/10/2007	CWA		Columbia riverkeeper alleges that Excelsior Packaging West has violated the CWA with respect to operations of and discharges of stormwater and pollutants from its facility at 3807 SE Hidden Way, Vancouver, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
436		Familian Industrial Plastics	4/26/2007	5/10/2007	CWA		Columbia Riverkeeper alleges that Familian Industrial Plastics has violated and continues to violate the CWA with respect to operations of an discharges to stormwater and pollutants from its facility located at 740 South 28th Street, Washougal, WA
437	Columbia Riverkeeper	Thompson Metal	5/2/2007	5/10/2007	CWA		Columbia Riverkeeper alleges that Thompson Metal has violated the CWA with respect to operations of and discharges of stormwater and pollutants from its facility at 3000 SE Hidden Way in Vancouver, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Puget Soundkeeper Alliance	Federal Express Corporation	2/13/2007	2/16/2007	CWA		Puget Soundeeper Alliance alleges that Federal Express Corporation has violated the CWA with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 5634 Imperial Way SW, Port Orchard, WA.
		Toll Tail Dairy, LLC (fictitious entity)	4/23/2007	5/9/2007	CWA		Hoosiers for Sustainable Agriculture, Inc. alleges that Toll Tail Dairy, LLC (fictitious entity) has violated the CWA for repeated criminal discharges of large amounts of animal sewage into Indiana rivers and public water reservoirs.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
440	Mr. Paul Tolstyga	RP25 Development, LP	5/7/2007	5/16/2007	CWA		Mr. Paul Tolstyga alleges that RP25 Development, LP has violated the CWA for the discharge of stomrwater from a construction site in absence of a permit which has resulted in harms to Mr. Tolstyga and his property.
441	Columbia Riverkeeper	GE Betz, Inc.	5/8/2007	5/17/2007	CWA		Columbia Riverkeeper alleges that GE Betz, Inc., has violated and continues to violate the CWA with respect to operation of an discharges of stormwater and pollutants from its facility at 818 S. 32nd Street, Washougal, WA 98671.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
442	Columbia Riverkeeper	ConAgra Malt Americas and Great Western Malting, Inc.	5/8/2007	5/17/2007	CWA		Columbia Riverkeeper alleges that ConAgra Malt Americas and Great Western Malting, Inc. has violated and continues to violate the CWA with respect to operations of discharges of stormwater and pollutants from its facility at 1701 Industrial Way in Vancouver, Washington.
443	Mr. Clarence Blair, Mr. Alex W. Jones, Mr. William C. Wood, the Jones Investment Co. & the Wood Family Partnership	Sterling, CD and T&K	5/7/2007	5/17/2007	CWA		Mr. Clarence Blair, Mr. Alex W. Jones, Mr. William C. Wood, the Jones Investment Co. & the Wood Family Partnership alleges that Sterling, CD and T&K have violated the CWA and the ESA during construction of the Cotswold, a residential subdivision on Coal Branch in Jefferson County, AL.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
444	Puget Soundkeeper Alliance	Federal Express Corporation	2/13/2007	2/16/2007	CWA		Puget Soundkeeper Alliance alleges that Federal Express Corporation has violated and continues to violate the CWA and its NPDES permit with respect to operations of and discharges of stormwater and pollutants from its Federal Express SEA facility located at or about 6633 S. 216th Street, Kent, WA.
445	Puget Soundkeeper Alliance	Federal Express Corporation	2/13/2007	2/16/2007	CWA		Puget Soundkeeper Alliance alleges that Federal Express Corporation has violated and continues to violate the CWA and its NPDES permit with respect to operations of and discharges of stormwater and pollutants from its Federal Express PAE facility located at or about 22028 26th Avenue SE, Bothell, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Environmental Action Network	LWC Management Company, Inc., Louisiana Land and Water Company, Inc.	5/8/2007	5/22/2007	CWA		Louisiana Environmental Action Network (LEAN) alleges that LWC Management Company, Inc., Louisiana Land and Water Company, Inc. has violated the CWA for unlawful discharges of pollutants from a point source into waters of the US from the Charmingdale facility.
447	Columbia Riverkeeper	Grating Fabricators	5/16/2007	5/25/2007	CWA		Columbia Riverkeeper alleges that Grating Fabricators has violated and continues to violate the CWA and its NPDES permit with respect to operations of and discharges of stormwater and pollutants from its facility at 3001 SE Columbia Way in Vancouver, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
448	Puget Soundkeeper Alliance	ТЕМТСО	5/21/2007	5/30/2007	CWA		Puget Soundkeeper Alliance alleges that TEMTCO has violated and continues to violated the CWA with respect to operations of and discharges of stormwater and pollutants from its facility located at or about 459 East 15th Street, Building 2, Tacoma, WA.
449		Cargill Meat Solutions Corporation	5/16/2007	5/31/2007	CWA	VA Virginia	Shenandoah Riverkeeper, Potomac Riverkeeper, and Waterkeeper Alliance alleges that Cargill Meat Solutions Corporation has violated the CWA and the SDWA by dumping solid waste on land owned by Cargill at its Timberville poultry processing facility in Timberville, VA and in the waters of the North Fork.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
450		Pilgrim's Pride Corporation	5/23/2007	5/31/2007	CWA	VA Virginia	Shenandoah Riverkeeper, Potomac Riverkeeper, and Waterkeeper Alliance alleges that Pilgrim's Pride Corporation has violated the CWA and the SDWA by conducting and directing land clearing activities, earth distrubance and grading activities, and dumping of solid waste on land owned by PPC at the PPC Broadway poultry processing facility in and in the waters of the North Fork.
451	Thomas J. and Heather M. Wharton	City of Pittston	5/24/2007	5/29/2007	CWA		Thomas J. and Heather M. Wharton alleges that the City of Pittston has violated the CWA for the discharge of sewage from construction of a stone arch stormwater culvert on the property of the Wharton's.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
452	Jules Michel, Michael & Robert Rupley, Rob Robison, Eleanor Katherine Michel- Silvernale, Jeanne Michel-VonArx, Ross Michel, and Gerald Snell	Bill, Pauline, and David Squires ("Squires")	6/1/2007	6/8/2007	CWA		Jules Michel, Michael & Robert Rupley, Rob Robison, Eleanor Katherine Michel-Silvernale, Jeanne Michel-VonArx, Ross Michel, and Gerald Snell alleges that the "Squires" has violated and continues to violate the CWA by discharging fill materials into navigable waters of the US w/o a permit on the wetland portions of the Squires' property in Mason County, including on or about lots 220215000016 and 220215000015 located at or about 249 E. Scott Drive, Shelton, WA
453	Moraine Properties, LLC	NewMarket Corporation and Ethyl Corporation	6/1/2007	6/8/2007	CWA		Moraine Properties, LLC alleges that NewMarket Corporation and Ethyl Corporation have violated the CWA for discharging paper sludge at the site and continues to be discharged into waters of the US. The paper sludge has and continues to enter an adjacent stream that flows into the Great Miami River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
454	Edison Wetlands Association, Inc.	Akzo Nobel Chemicals, Inc., Akzo Nobel Inc. and Basell USA, Inc.	6/1/2007	6/8/2007	CWA		Edison Wetlands Association, Inc. alleges that Akzo Nobel Chemicals, Inc., Akzo Nobel Inc. and Basell USA, Inc. has violated the CWA and the RCRA by contamination disposal and discharges from the operation of chemical manufacturing facilities located at 340 Meadow Road, Edison, Middlesex County, NJ, also known as Block 366B, Lots 14A, 15, 16, 14D-1 and 4B-1 (the "Site").
455	Puget Soundkeeper Alliance	Archer-Daniels- Midland Company ("ADM")	5/31/2007	6/1/2007	CWA		Puget Soundkeeper Alliance alleges that Archer-Daniels-Midland Company ("ADM") has violated and continues to violate the CWA with respect to operations of, and discharges of stormwater and pollutants from, its facility located at or about 213 10th Street, SE, Puyallup, WA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
456	Puget Soundkeeper Alliance	Trident Seafoods Corporation	5/31/2007	6/8/2007	CWA		Puget Soundkeeper Alliance alleges that Trident Seafoods Corporation has violated and continues to violate the CWA with respect to operations of, and dischrges of stormwater and pollutants from, its facility located at or about 401 Alexander Avenue, Building 592P 2425CD, Tacoma, WA.
457	Owners Association,	Banner Elk Downtown Development, L.L.C.	5/29/2007	6/8/2007	CWA		Elk River Property Owners Association, Inc. alleges that Banner Elk Downtown Development, LLC has violated and continues to violate the CWA in conjunction with its Wilderness Trail Development in Avery County, North Carolina.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	North Shore Community Service, Inc., the Long Island Jewish Medical Center and North Shore-Long Island Jewish Health Systems, Inc.	Barclays Bank PLC	6/1/2007	6/12/2007	CWA		North Shore Community Service, Inc., the Long Island Jewish Medical Center and North Shore-Long Island Jewish Health Systems, Inc. alleges that Barclays Bank, PLC has violated the CWA and RCRA by disposal of hazardous waste which may present an imminent and substantial endangerment to health or the environment.
459		Bill, Pauline and David Squires	5/31/2007	6/14/2007	CWA		Mr. Jules Michel alleges that Bill, Pauline and David Squires have violated and continues to violate the CWA by discharging fill materials into navigable waters of the US without a permit on the wetland portions of the Squires' property in Mason County, located at or about 249 E. Scott Dr., Shelton, WA

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Puget Soundkeeper Alliance	Federal Express Corporation	2/13/2007	2/16/2007	CWA		Puget Soundkeeper Alliance alleges that Federal Express Corporation has violated and continues to violate the CWA for violations at the Federal Express ODW facility with respect to operations of and discharges of stormwater and pollutants from its facility located at 1180 Airport Drive, Burlington, VA 98233
		American Auto Wreckers	2/20/2007	2/23/2007	CWA		California Sportfishing Protection Alliance alleges that American Auto Wreckers has violated the CWA occuring at the American Auto Wreckers facility located at 6128 Stockton Blvd., Sacramento, CA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
462	Ms. Jane Griess and Mr. Gordon Sloane	Mr. and Mrs. Smith (Red Oak Subdivision)	6/7/2007	6/25/2007	CWA		Ms. Jane Griess and Mr. Gordon Sloane alleges that Mr. & Mrs. Smith (Red Oak Subdivision) have violated and continues to violate the CWA in matters arising from the pollution of and damages to their property in Effingham County, relating to discharges of dredged or fill material into jurisdictional wetlands an other waters of the US.
463	Swinomish Indan Tribal	Diking District 22 of Skagit County	6/8/2007	6/20/2007	CWA		Swinomish Indan Tribal alleges that Diking District 22 of Skagit County has violated the CWA and the ESA in managing, repair, replace and operate dtidegates on Dry Slough and the Eakins and Wylie properties, and other tidegates in a manner that has resulted in existing deposits of fill material in navigable waters, the blockage of fish passage, and r the degredation of estaurine habitat.
463							

1 On		Against	Date Letter	Date Received	Statute	State	General Description
		Puget Sound Recycling	1/29/2007	2/6/2007	CWA		Waste Action Project alleges that Puget Sound Recycling has violated and continues to violate the CWA with respect to its discharges of pollutants from the centralized waste treatment facility at 523 A Street SE in Auburn, WA into the Puget Sound by way of the King Cunty sewerage system and South Treatment Plant.
Pug Allia	uget Soundkeeper liance	AEP Span	6/14/2007	6/20/2007	CWA		Puget Soundkeeper Alliance alleges that AEP Span has violated and continues to violate the CWA with respect to operations of, and discharges of stormwater and pollutants from, its facility located at or about 2141 Milwaukee Way, Tacoma, WA

On Behalf Of	Against	Date Letter				
		Date Letter	Date Received	Statute	State	General Description
Sportfiching		3/19/2007	3/23/2007	CWA		California Sportfishing Protection Alliance alleges that E.P. Jarrett has violated the CWA with unlawful discharges of pollutants from the Facility to the City of West Sacramento's storm drain system, which discharges into the Sacramento River and ultimately to the Delta.
.ommerical Lines	· · · · · · · · · · · · · · · · · · ·	6/18/2007	6/27/2007	CWA		American Commerical Lines LLC alleges that Scarpelli Materials, Inc. has violated the NPDES and CWA for failure to prevent discharge of solids, pollutants and contaminants directly into the Chicago Sanitary and Ship Canal.
	portfishing rotection Alliance merican ommerical Lines	merican ommerical Lines E.P. Jarrett Foundation Co., Inc.	merican ommerical Lines E.P. Jarrett Foundation Co., Inc. Scarpelli Materials, 6/18/2007	merican ommerical Lines E.P. Jarrett Foundation Co., Inc. 3/19/2007 3/23/2007 3/23/2007	merican ommerical Lines E.P. Jarrett Foundation Co., Inc. Scarpelli Materials, Inc. 6/18/2007 6/27/2007 CWA	alifornia portfishing rotection Alliance E.P. Jarrett Foundation Co., Inc. 3/19/2007 3/23/2007 CWA merican ommerical Lines LC Scarpelli Materials, Inc. 6/18/2007 6/27/2007 CWA

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
468	Columbia Riverkeeper	Electrio, Inc	6/28/2007	7/3/2007	CWA		Columbia Riverkeeper alleges that Elector, Inc. has violated and continues to violate section 301(a) of the CWA, EPA's CWA implementing regulations, applicable state water pollution control laws, including but not limited to state water quality standards, and the terms and conditions of Electro, Inc's NPDES Permit No. S0303370 (Permit) issued by the Washington Department of Ecology on August 21, 2002 effective on September 20, 2002, modified on January 14, 2005 and expiring on September 20, 2007 with respect to discharges from the Facility described herein.
460	Columbia Riverkeeper	Christensen Shipyards	6/28/2007	7/3/2007	CWA		Columbia Riverkeeper alleges that Christensen Shipyards has violated and continues to violate section 301(a) of the CWA, EPA's CWA implementing regulations, applicable state water pollution control laws, including but not limited to state water quality standards, and the terms and conditions of Christensen's NPDES Permit No. S03-000034D(Permit) issued by the Washington Department of Ecology on August 21, 2005, effective on September 20,2002 modified on January 14,2005, and expiring on September 20, 2007 with respect to discharges from the Facility described herein.
469							described herein.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
470	National Wildlife Federation, Minnesota Conservation Federation, Wisconsin Wildlife Federation, Prairie Rivers Network, Indiana Wildlife Federation, Michigan United Conservation Clubs, League of Ohio Sportsmen and Ohio Wildlife Federation and Alliance for the Great Lakes		6/21/2007	6/27/2007	CWA		National Wildlife Federation, Minnesota Conservation Federation, Wisconsin Wildlife Federation, Prairie Rivers Network, Indiana Wildlife Federation, Michigan United Conservation Clubs, League of Ohio Sportsmen and Ohio Wildlife Federation and Alliance for the Great Lakes alleges that Lake Superior Inc., Lake Huron Inc., Anglo-Eastern Ship Management Ltd., Federal Atlantic Lakes Line, Fednav Ltd. has violated the CWA by owning or operationg vessels which, when loading cargo, have discharged and are likely to continue discharging ballast water, taken up a various locations, containing biological materials or other pollutants, to Lake Superior in or near the Port of Duluth-Superior, or to Lake Erie or the Maumee River in or near the Port of Toledo.
471	National Wildlife Federation, Minnesota Conservation Federation, Wisconsin Wildlife Federation, Prairie Rivers Network, Indiana Wildlife Federation, Michigan United Conservation Clubs, League of Ohio Sportsmen and Ohio Wildlife Federation and Alliance for the Great Lakes		6/21/2007	6/27/2007	CWA		National Wildlife Federation, Minnesota Conservation Federation, Wisconsin Wildlife Federation, Prairie Rivers Network, Indiana Wildlife Federation, Michigan United Conservation Clubs, League of Ohio Sportsmen and Ohio Wildlife Federation and Alliance for the Great Lakes alleges that Pot Scheepvaart B.V., Victoriaborg B.V., C.V. Scheepvaatondernerning Virginiaborg, and Wagenborg Shipping B.V. has violated the CWA by owning or operationg vessels which, when loading cargo, have discharged and are likely to continue discharging ballast water, taken up a various locations, containing biological materials or other pollutants, to Lake Superior in or near the Port of Duluth-Superior, or to Lake Michigan in or near the Port of Menominee.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
472	Upper Chattahoochee Riverkeeper Fund., Inc.	Winmark Homes, Inc., James Burgess Road, LLC, A.L. Grading Contractors, Inc., and D.G. Jenkins Development Corp.	6/20/2007	6/27/2007	CWA		Upper Chattahoochee Riverkeeper Fund., Inc. alleges that Winmark Homes, Inc., James Burgess Road, LLC, A.L. Grading Contractors, Inc., and D.G. Jenkins Development Corp. has violated the CWA and RCRA in matters arising out of the contamination waters of the US and State of Georgia and surrounding wetlands by the land disturbance and other development activities on the "Champion's Run", a/k/a "Nottingham Phase II" development site in Forsyth County, GA at or near the intersection of Nichols Run and James Burgess Road.
473	National Wildlife Federation, Minnesota Conservation Federation, Wisconsin Wildlife Federation, Prairie Rivers Network, Indiana Wildlife Federation, Michigan United Conservation Clubs, League of Ohio Sportsmen and Ohio Wildlife Federation and Alliance for the Great Lakes	Isadora Shipping Ltd., Isolda Shipping Ltd., Ziemia Two Ltd., Ziemia Three Ltd., and Polska Zegluga Morska aka Polish Steamship Company	6/21/2007	6/27/2007	CWA		Conservation Federation, Wisconsin Wildlife Federation, Prairie Rivers Network, Indiana Wildlife Federation, Michigan United Conservation Clubs, League of Ohio Sportsmen and Ohio Wildlife Federation and Alliance for the Great Lakes alleges that Isadora Shipping Ltd., Isolda Shipping Ltd., Ziemia Two Ltd., Ziemia Three Ltd., and Polska Zegluga Morska aka Polish Steamship Company has violated the CWA by owning or operationg vessels which, when loading cargo, have discharged and are likely to continue discharging ballast water, taken up a various locations, containing biological materials or other pollutants, to Lake Superior in or near the Port of Duluth-Superior, to Lake Michigan in or near the Port of Burns

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Puget Soundkeeper Alliance	BPB Gypsum, Inc.	4/4/2007	4/9/2007	CWA		Puget Soundkeeper Alliance alleges that BPB Gypsum, Inc. has violated and continues to violate the CWA and conditions of the NPDES with respect to operations of the discharges of pollutants from the E. Marginal Way S. facility.
474							Santa barbara Ghanneikeeper anu
	Santa Barbara Channelkeeper and Environmental Defense Center	John David Gable	6/28/2007	7/5/2007	CAA		Environmental Defense Center is alleges that violations and his or her intent to sue sixty (60) days prior to the initiation of a civil action under Section 505(a) of the CWA, 33 U.S.C & 136(a). Section 304(b)□ of the CAA, 42 U.S.C. & 7604(b), requires a citizen to give notice of the alleged violations an his or her intent to sue sixty (60) day prior to the initiation of a civil action under Section 304(a), 42 U.S.C & 760(a). Section 7002(b)(2)(A) of RCRA, 42 U.S.C & 6972(b)(2)(A), requires ninety (90) days' notice of alleged imminent and substantial endangerment to health or the environment violations prior to commencement of a citizens' suit under Section 7002(a)(1)(B) of RCRA, 42 U.S.C. & 6972(a)(1)(B). Each of you are hereby
475							again placed on formal notice that following the

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	ii Bellali Oi	Against	Date Letter	Date Received	Statute	State	General Description
NC 476	OSAW	Aquest	5/8/2007	5/15/2007	CWA	NY New York	404 landclearing
Mr	Ir.Demarco Bell	Remington Arms	7/5/2007	7/11/2007	CWA		Mr. Demarco Bell alleges that Remington Arms has violated and continues to violate the CWA and the terms and conditions of its National Pollution Discharge Elimination ("NPDES") Permit issued by the Arkansas Department of Environment Quality ("ADEQ"), by failing to adhere to certain terms and conditions of its permit, by causing pollutants to be discharged in the receiving streams Bayou Meto and Arkansas River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
478	North California River Watch	Sausalito- Marin City Sanitary District	7/5/2007	7/11/2007	CWA		Northern California River Watch alleges that the Sausalito-Marin City Sanitary District, hereinafter referred to as "the Discharger" on notice that following the expiration of sixty(60) days from the date of this NOTICE, River Watch intends to brings suit in the United States District Court against the Discharger for continuing violations of an effluent standard or limitation, permit condition or requirement, a Federal or State Order or Plan issued under the CWA in particular, but not limited to CWA & 505(a)(1), 33 U.S.C. & 1365(a)(1), the Code of Federal Regulations, and the Basin Plan as exemplified by violations of permit conditions or limitations in the Discharger's National Pollutant Discharge Elimination System ("NPDES") Permit.
479	Channelkeeper & Environmental	Alpha and Omega Development and Chickadee Environmental Remediation Co.	7/13/2007	7/24/2007	CWA		Santa Barbara Channelkeeper & Environmental Defense Center alleges that Alpha and Omega Development and Chickadee Environmental Remediation Co. has violated the CWA and RCRA for unlawful discharges of contaminated storm water.

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Mr.Hard				Received	Statute	State	General Description
480	rdwick's	City of Pell City	7/17/2007	7/24/2007	CWA		is in violation of sections 301 and 402 of the CWA (33 U.S.C &&1311 and 1342) and 40 CFR && 122.1 et seq. Pell City was issued NPDES permit AL 0045993 which authorizes its Dye Creek POTW to discharge treated sewage into waters of the State of Alabama, including Dye Creek which flows across the Complainant's land. The Dye Creek POT receives sewage by way of a system of conduits that connect and flow across the Complainant's land. The system consistently and chronically violates its NPDES permit by overflowing untreated wastewater onto Complainant's property and into Dye Creek. Also, the City habitually experiences bypasses of untreated sewage or deliberately pumps untreated sewage in Dye Creek in order to stem the overflow of sewage into dwellings. The
Puget S Alliance		Northwest Forest Products	3/22/2007	3/27/2007	CWA		Puget Soundkeeper Alliance alleges that Northwest Forest Products has violated and continues to violate the CWA and its NPDES with respect to operations of and discharges of stormwater and pollutants from its Tacoma facility located at or about 1476 Thorne Road, Tacoma, WA.

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On B	Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
Comp		Chesapeake Products Inc.	7/12/2007	7/17/2007	CWA		Roanoke Cement Company alleges that Chesapeake Products Inc. respecting violations of the limitations in Sections 301(a) and 307(a) of the Clean Water Act ("CWA"), 33 U.S.C & 1311(a). The unlawful discharges in violation of CWA Sections 301(a) and 307(a) occur from the Chesapeake Products, Inc. property at 100 Ohio Street, Chesapeake, VA 23324.
	th Riverkeeper	Annapolis Towne Center at Parole,LLC and Greenberg Gibbons Commercial Corp.	7/17/2007	7/23/2007	CWA		South Riverkeeper alleges that Annapolis Towne Center at Parole,LLC and Greenberg Gibbons Commercial Corp. has violated the CWA for discharge storm water associated with construction activities occurring at the Annapolis Towne Centre site bordered by Riva Road, Forest Drive, Maryland Route 2 and Somerville Road in Parole, MD.
483							

Santa Barbara Channelkeeper,□ Environmental Defense Center, Defense Center alleges that John David Clarence W. Haack's are in violations of CWA, CAA, and RCRA, and of Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations of CWA, CAA, and RCRA, and of Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations of CWA, CAA, and RCRA, and of Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding	А	А	В С	D	Е	F	G
Santa Barbara Channelkeeper,□ Environmental Defense Center, Defense Center alleges that John David Clarence W. Haack's are in violations of CWA, CAA, and RCRA, and of Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations of CWA, CAA, and RCRA, and of Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations of CWA, CAA, and RCRA, and of Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding those violations. Betwee August 22, 2003 and June 5, 2006 Plaintiff's file suit regarding	On Behalf Of	Behalf Of Against	Date Letter		Statute	State	General Description
	Channelkeeper, □ Environmental Defense Center,	nnelkeeper,□ ironmental John Davi Clarence Haack's		7/5/2007	CAA		adequate, in an abundance of caution Channelkeeper and EDC hereby re-notice Gabl

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
485	North Carolina of Trout Unlimited, the Tennessee Council of Trout Unlimited, Public Employees for Environmental Responsibility and the Southern Appalachian Biodiversity Project	United States Forest Service	6/28/2007	7/2/2007	CWA		Council of Trout Unlimited, Public Employees for Environmental Responsibility and the Southern Appalachian Biodiversity Project alleges that the United States Forest Service is in violations of the Federal Water Pollution Control Act ("Clean Water Act" or "CWA", 33 U.S.C. 1251 et seq.), the National Environmental Policy Act ("NEPA", 42 U.S.C. 1600 et seq.), the National Forest Management act ("NFMA"), 16. U.S.C.1600 et seq), and the Forest Service's own regulations arising from the operation and management of the Tellico Off-road Vehicle ("ORV") area in the Tusquitee Ranger District of the Nantahala National Forest, NC. The Forest Service's mismanagement of the Tellico ORV area is devastating water quality and fish populations in designated trout streams in violation of federal
486	NC Council of Trout Unlimited, et al.	USDA, U.S. Forest Service	6/28/2007	7/16/2007	CWA		Allege violations by US Forest Service of CWA 313 (violation of state WQS) and 402 (discharge without a permit) in operation and management of Tellico Off-road Vehicle area.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
487		Overlook at Marietta Country Club in Cobb County, Georgia	7/27/2007	8/1/2007	CWA		Alleges that Overlook at Marietta Country Club in Cobb County, Georgia violations relate to discharges of eroded soils, debris, dirt, sediment, strom water run off, and fill material into jurisdictional waters of the United States from development activites at the Site, the illegal dredging and fillings of jurisdictioal water and / or wetlands, and the failure to comply with all permit conditions, standards, limitations, and other requirements pursuant to the Clean Water Act.
488	Mr. Gerald Mark Hammond, □ Mr. Phillip Weston	Koch Foods,	7/31/2007	8/7/2007	CWA		Mr. Gerald Mark Hammond, Mr. Phillip Weston alleges that Koch Foods violations the Clean Water Act

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
489		Chesapeake Products, Inc., Frit, Inc., Frit Industries, Inc., Shelton E. Allred, David W. Benefield, Carl E. Schauble, Terry W. Teeter, James M. Wyatt	7/12/2007	7/19/2007	CWA		The unlawful discharges in violation of CWA Sections 301(a) and 307(a) occur from the Chesapeake Products, Inc. procerty at 100 Ohio Street, Chesapeake, VA 23324
490	Russian Riverkeeper	Redwood Empire's	8/16/2007	8/24/2007	CWA		Russian Riverkeeper alleges that Redwood Empire's violation and Intent to file suit provides notice of the violations that have occurred and continue to occur at the Facility. Consequently. Redwood Empire is hereby placed on formal notice by Riverkeeper that, after the expiration of sixty (60) days from the date of this Notice of Violation and Intent to File Suit, Riverkeeper intends to file suit in federal court against Redwood Empire under Section 505(a) of the Clean Water Act, 33 U.S.C. 135(a), for violations of the Clean Water Act and the General Industrial Storm Water Permit. These violations are described more fully below.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
491	Sierra Club	Charter Street Plant	8/3/2007	8/8/2007	CWA		Sierra Club alleges that Charter Street Plant is discharging coal-contaminated industrial stormwater to Monona Bay without coverage under a Wisconsin Pollutant Discharge Elimination System ("WPDES") Industrial Stormwater Permit and in violation of section 33 U.S.C 1311 of the CWA, Pursuant to 33 U.S.C 1365, Sierra Club is authorized to file suit in federal court 60 days after serving this Notice of Intent to Sue letter.
492	Sierra Club	Charter Street Plant	8/3/2007	8/8/2007	CWA		Sierra Club alleges that Charter Street Plant is discharging coal-contaminated industrial stormwater to Monona Bay without coverage under a Wisconsin Pollutant Discharge Elimination System ("WPDES") Industrial Stromwater Permit and in violation of section 33 U.S.C. 1311 of the CWA. Pursuant to 33 U.S.C. 1365, Sierra Club is authorized to file suit in federal court 60 days after serving this Notice of Intent to Sue letter.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
493	Palm Beach County Environmental Coalition	West County Energy Center	8/7/2007	8/8/2007	CWA		Palm Beach County Environmental Coalition alleges that West County Energy Center is in violations aries from the unsafe, permitted wastewater disposal system, the incomplete and inaccessible Palm Beach Aggregate Blasting agreement, the inadequate review of the proposed WCEC, the harmful climate impact of the proposed WCEC, and the criminal land deal and zoning decision on which the proposed WCEC was based. We are providing you notice, pursuant to the Clean Air Act 42 U.S.C. 7604(a), 40 C.F.R. 54 and the Clean Water Act 33 U.S.C. 1365(a), 40 C.F.R. 135, if the violations complained of herein are not corrected within sixty (60) days, we will initiate legal action in the United States District Court for the Southern District of Florida.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
494	The Utilities Board of the City of Bayou La Batre	Mobile Baykeeper, Inc	8/1/2007	8/7/2007	CWA		Mobile Baykeeper, Inc. an environmental organization operating as an I.R.C. 501(c)(3) corporation, hereby places you on notice pursuant to 33 U.S.C. Section 1365(b) of the CWA, that it believes the Board and the corresponding permitted plant holding NPDES permit No. AL0022632 have violated and continue to violate "an effluent standard or limitation" under Section 505(a)(1)(A) of the CWA by failing to adhere to certain terms and conditions of its permit, thereby causing pollutants to be discharged into Portersville Bay. The CWA also provides for criminal penalties for knowing violations. The Board has also violated and continues to violate the Alabama Water Pollution Control Act, 22-22-1 et seq., Code of Alabama, and ADEM Administrative Code Rule 335-6-1004 (Antidegradation Policy).
495	John Carl Rhodes	Edward Lee Wiggins Jr.	8/7/2007	8/13/2007	CWA		of heavy equipment to illegally construct and place the surface impoundment on top of an d/or within the banks of the unnamed tributary of Twomile Creek where it runs along the backside of the Highway 69 church property. The construction and placement were at your direction and under your supervision and control. The placement of the surface impoundment in the unnamed tributary constitutes the fill of a jurisdictional water without a permit as required by 33U.S.C. 1311, 1344 and 22-22-9(i)(3), Code of Alabama 1975. The surface impoundment was constructed and placed in the unnamed tributary sometime between of the unnamed tributary of Twomile Creek. Consequently, the violations of 33 U.S.C.1311, 1344, and 22-22-9(i)(3), Code of Alabama 1975 described and set out in this

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
496	John Carl Rhodes	Lord Of The Harvest Baptist Church, Daniel F. Williams, J. Gary Cobb, McGuire & Associates, Inc., Jack McGuire & Associates, Inc.□	8/6/2007	8/13/2007	CWA		John Carl Rhodes alleges that Lord of the Harvest Baptist Church, Daniel F. Williams, J. Gary Cobb, McGuire & Associates, Inc., Jack McGuire & Associates, Inc., Jack McGuire & Associates, Inc. are in violations arise due to the falsification of reports required by Alabama Department of Environmental Management (hereinafter, "ADEM") Administrative Code Chapter 335-6-12 and the August 26, 2005, Notice of Registration [NPDES # ALR168348] and the August 10, 2006, Notice of Registration [NPDES # ALR 168348] issued to Lord of the Harvest Baptist Church pursuant to that ADEM Code Chapter. Alternatively, the violations arise due to the deliberately inaccurate certification of said reports.
	Enoch Adams, Jr., Leroy Adams, Andrew Koening, Jerry Norton, Joseph Swan,("the Kivalina residents")	Teck Cominco Alaska, Inc.	8/8/2007	8/13/2007	CWA		Enoch Adams, Jr., Leroy Adams, Andrew Koening, Jerry Norton, Joseph Swan alleges that Teck Cominco Alaska, Inc. has violated ands continues to violate the conditions of its NPDES Permit for Red Dog Mine (permit no. AK 03865-2 ("mine site permit"), by discharging to Middle Fork Red Dog Creek, pollutants and hazardous substances in violation of the types and quantities specifed in its permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
498	Klamath Riverkeeper	U.S. Environmental Protection Agency	7/25/2007	7/30/2007	CWA		Notice of the Citizens intent to file a CWA citizen suit sixty (60) days after the date of this letter against the EPA, the Administrator, and the Regional Administrator of the EPA Region 9 for EPA's failure to perform its CWA mandatory duty to approve an appropriate California 303(d) List within statutory deadlines.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
400	Northwest Environmental Defense Center, Northwest Environmental Advocates, Willamette Riverkeeper, Columbia Riverkeeper,	U.S. Environmental Protection Agency, U.S. Environmental Protection Agency Region 10, Michael F. Gearheard	7/20/2007	9/25/2007	CWA		Alleges violation and continue to violate the ESA by failing to insure through consultation with the National Marine Fisheries Service (NMFS) and U.S. Fish and Wildlife Service (FWS) (collectively, the Services) that Oregon's Compliance Schedules provision at OAR340-041-0061(16) is not likely to jeopardize the continued existence of ESA-listed species in Oregon or result in destruction of adverse modification of these species designated critical habitat. The violations arise from EPA's failure to comply with the concerned about the harm caused to ESA-listed species due to EPA's failure to analyze the effects on the listed species and their critical habitat of EPA's July 2, 2007, approval of the concerned about the impact that Oregon's water quality standards. Notifiers are further quality throughout the state of Oregon and on ESA-listed species that require adequate water quality for their very survival and their recovery.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
500	County Onondaga, Onondaga County Department of Water Environment Protection	City of Syracuse	7/30/2007	8/6/2007	CWA		2002, Onondaga County and Onondaga County Department of Water Environment Protection (collectively, the "County") filed the enclosed Notices of Intent to Sue under Section 505 of the Federal Water Pollution Control Act. 33 U.S.C. 1365 against the City of Syracuse with prejudice. The County hereby withdraws its Notices of Intent pursuant and subject to an Intermunicipal Agreement entered into among the County of Onondaga, the Onondaga County Sanitary District, the City of Syracuse, the Syracuse Urban Renewal Agency, the Syracuse Industrial Development Agency and the Board of Education of the City of Syracuse School District and executed on July 26,2007, which resolves pending litigation among the parties and provides for the County's acquisition of property
501	Northern California River Watch	Union Pacific Railroad Company	8/6/2007	8/23/2007	CWA		Northern California River Watch alleges that Union Pacific Railroad Company, West Coast Metals, Inc. and Aeris, Inc. has violations (collectively hereafter identified as("Polluters") on notice that following the expiration of sixty (60) days from the date of this Notice, River Watch intends to bring suit in the United States District Court against Polluters for their continuing violations of "an effluent standard or limitation ", permit condition or requirement and/ or "an order issued by the Administrator or a State with respect to such standard or limitation " under Clean Water Act 505(a)(1), 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplifed by Polluters' illegally discharging from the site described below, without an National Pollutant Discharge Elimination System ("NPDES") permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
502	Northern California River Watch	Tamalpais Community Sevices District	7/30/2007	8/23/2007	CWA		Tamalpais Community Services District has violations on notice that following the expiration of sixty (60) days from the date of this Notice River Watch intends to bring suit in Federal District Court against the District for its continuing violations of "an effluent standed or limitation", under 505(a)(1) of the Act, 33 U.S.C. 1365 to enforce effluent standards or limitations, which are defined as including violations of 33 U.S.C. 1311(a) and 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by the incidents of noncompliance listed below. Lines for implementation of concrete measures are as 10 to 15 years into the future. The District's ongoing violations pose an immediate threat to public health and enbyironment, both from surface
503	Northern California River Watch	Bullion River Gold Corp., French Gulch,(Nevada) Mining Corp.	8/3/2007	8/23/2007	CWA		Northern California River Watch alleges that Bullion River Gold Corp., Frechh Gulch (Nevada) Mining Corp. on notice that following the expiration of sixty (60) days form the date of this Notice, Citizens intend to bring suit in the United States District Court against Polluters for their continuing violations of "an effluent standard or limitation" permit condition or requirement and /or "an order issused by the Administrator or a State with respect to such standard or limitation " under Clean Water Act 505(a)(1),33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by Polluters' illegally discharging from the Washington Mine site and facilities described further in this NOTICE and identified on the attached Location Map, without a Clean Water Act 402(a) NPDES permit issued under CWA 402(b).

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Northern California River Watch	Pacific Gas and Electric Corp. Santa Rosa Group Partnership, Upway Properties, Inc.	8/10/2007	8/23/2007	CWA		Northern California River Watch alleges that Pacific Gas and Electric Corp. Santa Rosa Group Partnership, Upway Properties, Inc.(hereafter collectively referred to as "Polluters") on notice that following the expiration of sixty (60) days from the date of this NOTICE, River Watch intends to bring suit in Federal District Court against Polluters for their continuning violations of "an effluent standard or limitation", permit condition or requirement and/or "an order issued by the Administrator or a State with respect to such standard or limitation" under Clean Water Act 505(a)(1), 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by Polluters' illegally discharging from the site described below, without a national pollutant discharge elimination system ("NPDES") permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Florida Sugar Cane League, New Hope Sugar Company("New Hope), United States Sugar Corporation("U.S. Sugar"), Sugar Cane Growers Cooperative of Florida	Farm Interests	8/22/2007	8/27/2007	CWA		Florida Sugar Cane League, New Hope Sugar Cane Growers Coopertiver of Florida alleges that Farm Interests," to provide notice regarding violations of the Clean Water Act ("CWA"), 33 U.S.C. 1251, est seq. Based on the Final Judgment in Friends of the Everglades, et al. v. South Florida Water Management District, Case No. 02-80309, dated June 14, 2007, ("Final Judgment") water transfers between distinct water bodies that result in the addition of a pollutant to the receiving navigable water are subject to the NPDES program. Farm Interests do not agree with this runling and, in fact, U.S. Sugar has filed a Notice of Appeal to the United States Court of Appeals for the Eleventh Circuit. If the Final Judgment is allowed to stand, Farm Intersts believe that the ruling should apply to other point sources operated by the U.S. Army Corps of Engineers("Corps").
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
506	California Sportfishing Protection Alliance	Acme Landfill	8/17/2007	8/27/2007	CWA		California Sportfishing Protection Alliance alleges that Acme Landfill are in violations and inten to file suit sixty (60) days prior to the initiation of a civil action under Section 505(a) of the Act (33 U.S.C. 1365(a). Notice must be givien to the alleged violator, the U.S. Environmental Protection Agency, and the State in which the violations occur.
507	Benjamin H. and Johnnie R. Knight	Barry Stalnaker, Hearthstone Properties	8/10/2007	9/15/2007	CWA		Benjamin H. and Johnnie R. Knight alleges that Barry Stalnaker, Hearthstone Properties are in violations of the Clean Water Act, 33 U.S.C. 1251 et seq; and the Alabama Water Pollution Control Act("AWPCA"), 22-22-1 et seq., Code of Alabama 1975. Specifically, this letter gives notice of intent to seek redress for your illegal discharge of silt and stormwater runoff into an unnamed lake on the Knights' property which includes a creek classififed as a water of the United States, the upstream creek which feeds the lake, Valley View Lake, and Bear Creek.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Northern California River Watch	Golden Gate National Parks/ Golden Gate National Recreation Area	8/16/2007	9/19/2007	CWA		Northern California River Watch alleges that Golden Gate National Parks/ Golden Gate National Recreation area on notice that following the expiration of sixty (60) days from the date of this Notice River Watch intends to bring suit in Federal District Court against the GGNRA for its continuing violations of "an effluent standard or limitation", permit condition or requirement and/or "an iorder issued by the Administrator or a State with respect to such standard or limitation " under 505(a)(1) of the Act 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by the incidents of noncompliance listed below.
	Hearthstone Properties L.L.C. and Mr. Barry A. Stalnaker		8/23/2007	8/30/2007	CWA		

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
510	Northern California River Watch	City of Sauslito	8/16/2007	8/23/2007	CWA		Northern California River Watch alleges that the City of Sauslito is in violator, the Environmental Protection Agency ("EPA") and the State in which the violations occour. Private parties parties may bring citizens' suits pursuant to 33 U.S.C. 1311(a) and 33 U.S.C 1365(f)(1).
511	Public Trust Environmental Law Institute of Florida	Jacksonville Electric Authority	9/14/2007	9/21/2007	CWA		Public Trust Environmental Law Institute of Florida alleges that Jacksonville Electric Authority is the owner and is responsible for operation of the Arlington East Domestic Wasterwater Treatment Facility ("facility") and its associated collection system. This facility is permitted to process wastewater for residents and businesses in teh City of Jacksonville, Florida (NPDES permit No. FL002641). This facility is located at 1555 Milcoe Road, Jacksonville, Florida, 32225-3396 at Latitiude 30 20' 45" N, Longitude 81 32' 30" W.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
512	Natural Resources Defense Council and Santa Monica Baykeeper	Mr. Antonovich, Ms. Molina, Ms. Burke, Mr. Knabe, Mr. Yaroslavsky, Mr. Jennings, Ms.Ulich, Ms. Barovsky, Mr. Kearsley, Mr. Stern, and Mr. Wolfe	9/10/2007	9/21/2007	CWA		Monica Baykeeper alleges that Mr. Antonovich, Ms. Molina, Ms. Burke, Mr. Knabe, Mr. Yaroslavsky, Mr. Jennings, Ms. Ulich, Ms. Barovsky, Mr. Kearsley, Mr. Stern, and Mr. Wolfe are in violations of the Federal Water Pollution Contral Act (the " Clean Water Act" or "CWA"), 33 U.S.C. 1251 et seq.and the California Oceans Plan, pursuant to the California Water Code 13000 et seq., committed by the County of Los Angeles and City of Malibu. This letter supplements the May 31 Notice with respect to CWA violations committed by the Clean Water Act. 33 U.S.C 1365, in two principal ways. First, this letter provides notice of supplemental violations based on information that became publicly available shortly after the County of Los Angeles submitted the 2006-2007 Stromwater
F12	Solebury Township	New Hope Crushed Stone and Lime Company	8/23/2007	9/4/2007	CWA		Solebury Township alleges that the New Hope Crushed Stone and Lime Company of its intent to file suit under the Federal Clean Water Act due to NHCS' violation of its NPDES Permit# PA0595853, No. 7974SM3C7 issue to NHCS on March 16, 2006 (the "March 16, 2006 Permit"). See March 16, 2006 Permit, attached as Exhibit "A."
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
514	California Sportfishing Protection Alliance	Gladding McBean	8/27/2007	9/10/2007	CWA		California Sportfishing Protection Alliance and alleges that Gladding McBean in violations of the Clean Water Act ("Act") that CSPA believes are occurring at Gladding McBean located at 601 7th Street in Lincoln, California (" Facility"). CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the Sacramento River, the sacramento-San Joaquin River Delta (the Delta"), and other California waters. This letter is being sent to you as the responsible owners. officers, or operators of Gladding McBean (all recipients are hereinafter collectively referred to as "Gladding McBean").
515	Sierra Club, Iowa Environmental Council	City of Garner	8/29/2007	9/10/2007	CWA		Sierra Club and Iowa Environmental Councial alleges that the City of Garner in the United States District Court under the authority of CWA 505(a), 33 U.S.C. 1365(a). In this action, the Claimants will allege that in not complying with the NPDES permit the facility has violated and continues to violate an "effluent standard or limitation" as defined by Section 505(a) and (f) of the CWA, 33 U.S.C. 1365(a) and (f), and that there is a reasonable likelihood that it will continue to do so in the future.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
516	Milwaukee County Conservation Coalition	Mark E. Carstensen Construction and Developments, Inc.	8/27/2007	9/10/2007	CWA		Milwaukee County Conservation Coalition alleges that Mark E. Carstensen Construction and Developments, Inc. are in violations of Wisconsin Pollutant Discharge Elimination System ("WPDES") permit No. WI-S067831-3, issued pursuant to Wis. Stat. ch. 283 and the Federal Water Pollution Control Act. Amendements of 1972 ("Clean Water Act" or "the Act"), 33 U.S.C. 1251 et esq. and for discharging construction site storm water runoff into water of the United State without a valid WPDES permit, after 60 days from the postmarked date of this letter.
517	Joseph Adam Corporation	City of Lubbock	9/14/2007	10/19/2007	CWA		Joseph Adam Corporation alleges that City of Lubbock has legal descriptions of BLK 1 SEC 24 ABST 672 TR 11B AC 30.878 and BLOCK 32 LAKE RANSOM CANYOUN, for the sole purpose of sectioning this property into 65 lots to be used as a residential development. When the property was purchased the water reports provided by the City of Lubbock showed the Maximum Contaminant Levels to be within the normal range. However, the current report provided y the Texas Commission on Environment Quality show the nitrate (as nitrogen) level to be in excess of the Maximum Contaminant Level.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
518	Thomas M. Skove's	City of Moraine, Ohio	7/30/2007	8/2/2007	CWA		Thomas M. Skove's alleges that the City of Moraine Ohio filed on behalf of Mr. Skove's client, Moraine Properties, LLC(a subsidiary of Pentair, Inc.). The purpose of this correspondence is to rebut unsubstantiated allegations and exaggerations made in Mr. Skove's June 1 correspondence.
519	Puget Soundkeeper Alliance	Veneer Chip Transport, Inc.	8/23/2007	9/6/2007	CWA		Puget Soundkeeper Alliance alleges that Veneer Chip Transport Inc. has violated and continues to violate the CWA(see Sections 301 and 402 of the CWA, 33 USC 1311 and 1342) and its National Pollutant Discharge Elimination System Permit No. SO3001194D ("the Permit), issued by the Washington Deptment of Ecology on August 21, 2002, effective on September 20, 2002, modified on December 1, 2004 and expiring on September 20, 2007 with respect to operations of and discharges of stormwater and pollutants from its Tacoma facility, as described herein.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
520	Puget Soundkeeper Alliance	Brown Minneapolis Tank Northwest, LLC ("BMT Northwest")	8/22/2007	8/28/2007	CWA		Puget Soundkeeper Alliance Brown Minneapolis Tank Northwest has violated and continues to violate the CWA (see Sections 301 and 402 of the CWA, 33 USC 1311 and 1342) and its National Pollutant Discharge Elimination System Permit No. S03-004476B ("the Permit"), issued by the Washington Department of Ecology on August 21, 2002, effective on Setember 20, 2007, with respect to operations of, and discharges of stormwater and pollutants from, its facility located at or about 1218 West Bay Drive NW, Olympia, Washington 98502(the "facility") as described herein.
521	Oldcastle Precast's	California Sportfishing Protection Alliance	8/3/2007	8/28/2007	CWA		that Oldcastle Precast's unlawful discharge of pollutants from the Facility to adjacent channels that flow into Duck Creek and Branck Creek which in turn are tributaries to the San Joaquin River and the Sacramento-San Joaquin River Delta ("Delta"). The Facility is discharging strom water pursuant to National Pollutant Discharge Elimination System ("NPDES") Permit No. CA S000001, State Water Resources Control Board, Order No. 92-12-DWQ as amended by Order No. 97-03-DWQ (hereinafter "General Permit"). The WDID identifitcation number for the Facility listed on documents submitted to the State Board and Califorinia Regional Water Quality Control Board ("Regional Board") is 5S391000679. The Facility is engaged in ongoing violations of the substantive and procedural requirements of the

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522	Sierra Club	City of Colorado Springs and Colorado Springs Utilities	9/27/2007	10/2/2007	CWA		Sierra Club alleges that City of Colorado Spring and Colorado Springs Utilities
	Solebury Township	Commonwealth of Pennsylvania, Department of Environmental Protection and New Hope Crushed Stone and Lime COo.	9/28/2007	10/5/2007	CWA		Solebury Township intended to initiate citizen's suits against New Hope Crushed Stone and Lime Co. in state court, in federal court, or in both. The Notices described two grounds for the actions, specifically:
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
524	Preston Properties of Humboldt and Preston Properties, California Corporations	Simpson Timber Company	10/17/2007	10/25/2007	CWA		Preston Properties of Humboldt and Preston Properties, California Corporations alleges that Simpson Timber Company was violations and continued violations of the Federal Water Pollution Control Act, 33 U.S.C 1251, et seq. ("Clean Water Act") and implementing and corresponding State of California statutes and of the Resource Conservation and Recovery Act, 42 U.S.C. 6901, et. seq. ("RCRA") and implementing and corresponding State of California statutes. For a detailed citiation of these statutes, see pages 16 to 23 of the Statutory Background of First Amended Complaint filed December 21, 2006 in Humboldt Baykeeper v. Simpson Timber Company United States District Court, Northern District of California, United States District Court, Northern District of California, Case No. C06-04188 CRB.
525	Solebury Township	Commonwealth of Pennsylvania, Department of Environmental Protection and Hope Crushed Stone and Lime Co.	10/17/2007	10/25/2007	CWA		Solebury Township, acting through Peter Burssock, has issued a letter to the Department of Environmental Protection where Solebury Township charges that our client, New Hope Crushed Stone and Lime Co., has violated a permit condition by failing to maintain the "minimum flow rate" as required by its current NPDES permit. This complaint, made to the Department, is fundamentally inconsistent with the Notices that you recently issued. Those Notices, as you know, claim that our client is violating Special Condition 8 of its current NPDES permit because its discharges exceed the 0.5 MGD standard stated in the Condition. That Condition, according to all parties, set a minimum flow requirement, not a maximum.

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526	Public Employees for Environmental Responsibility	Clear Channel Television, Inc. `	10/18/2007	10/25/2007	CWA		Public Employees for Environmental Responsibility alleges that Clear Channel Television, Inc (hereafter PEER), in order to pursue the below described legal action(s). It is our understanding that the current condition of the area located at 0 Brunswick Road, Shelby County Tennessee (Parcel ID number D013900261) is best described as a rock and construction filled wetland. And, there has been no application for a grant of authority or grant of authority to create such a condition. Due to this, we are hereby placing you, Clear Channel Television, Inc., on notice, pursuant to 33 USC 1365(a) (1) and (b) (1) (a)[CWA, Section 505] that the filling of more than two (2) acres of wetland with rock without any state ro federal permit, is and continues to be a violation of the Tennessee Water Quality Control Act, the Federal Water Pollution Control Act, (CWA), 33 U.S.C. Section 1251, 333 CFR 325 et seq and related regulations. Specifically, the 67047-ace parcel located at O Brunswick Road in Shelby County, also identifiable as Parcel No. D013900261 owned by Clear Channel Television, INC. has been observed to contain signigicant areas of wetland and observed to contain non-native rock ans construction fill within these wetland areas.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
527	John Benjamin	Douglas Ridge Rifle Club	8/7/2007	8/21/2007	CWA		Benjamin served his notice of intent to file a citizen suit for violations of the CWA, RCRA, analogous state laws, and state public nuisance laws on defendat, the Administrator of the Environmental Protection Agency("EPA"), the Regional Administrator of the EPA, the Director of the Oregon Departant of State Lands("DSL") in compliance with the requirements of □ 33 U.S.C. 1365, 42 U.S.C 6972, and ORS 196.870
528	Puget Soundkeeper Alliance	Taylor Equipment and Machine Tool Corporation	7/26/2007	8/17/2007	CWA		Puget Soundkeeper Alliance, is suing on behalf of itself and its member(s). Puget Soundkeeper Alliance is a non-profit corporation organized under the laws of the State of Washington. Puget Soundkeeper Alliance is a membership organizations and has at least one member who is injured by Defendant's violations. Puget Soundkeeper Alliance is dedicated to protecting and restoring natural resources, particularly the water resources of Puget Sound.

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E200	California Sportfishing Protection Alliance	Trench Plate Rental Company	8/21/2007	8/29/2007	CWA		California Sportfishing Protection Alliance provided notice of the Defendant's violations of the Act, and of its intention to file suit against the Defendant, to the Administrator of the United States Environmental Protection Agency("EPA"), the Administrator of the United States Environmental Protection Agency ("EPA"), the Administrator of EPA Region IX, the Executive Director of the State Water Resources Control Board ("State Board"), the Executive Officer of the Regional Water Quality Control Board, San Francisco Bay Region ("Regional Board"), the U.S. Attorney General, and to Trench Plate Rental Company, as required by the Act, 33 U.S.C 1365(b)(1)(A)/ A true and correct copy of CSPA's notice letter is attached as Exhibit A, and is incorporated by reference.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
530	Solebury Township	Commonwealth of Pennsylvania, Department of Environmental Protection and New Hope Crushed Stone and Lime Co.	10/24/2007	11/29/2007	CWA		Solebury Township alleges that Commonwealth of Pennsylvania, Department of Environmental Protection and New Hope Crushed Stone and Lime Co.violated Special Coindition 8 of its NPDES Permit. Solebury grounded that motion on the proposition that Special Condition 8 defined the maximum discharge allowed by the permit. The Department professionals who wrote the permit condition at issue agree with our interpretation. Solebury's expert witness, Dr. Brussock, makes clear that he also considers the permit condition at issue as a minimum flow requirement, not a maximum discharge amount as Solebury's Summary Judgment Motion alleges.
531	California Sportfishing Protection Alliance	Gayle Manufacturing Company	7/31/2007	8/6/2007	CWA		Gayle Manufacturing has violated and continues to violate the terms and conditions of the General Permit. Section 402(p) of the Act prohibits the discharges of the storm water associated with industrial activities that have not been subjected to BAT or BCT. Effluent Limitation B(3) of the General Permit requires dischargers to reduce or prevent pollutants. BAT and BCT include both nonstructural and structural measures.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
532	San Francisco Baykeeper	City of Burlingame	10/22/2007	10/29/2007	CWA		San Francisco Baykeeper alleges that City of Burlingame was in violations of the Federal Water Pollution Control Act, 33 U.S.C.1251 et. seq. ("Clean Water Act" or CWA"), committed by the City of Burlingame ("Burlingame") and Veolia Water North America Operating Services, LLC("Veolia") (collectively herinafter Dischargers"). The CWA violations at issue are: violations of National 2002-0027("the Permit") and NPDES") Permit No. CAS0029921, Order No. R2-2003-0023, amending Order No. 99-059 (hereinafter the "MS4 Permit").
533	California Sportfishing Protection Alliance	Woodland Biomass, LTD.;	10/2/2007	10/11/2007	CWA		California Sportfishing Protection Alliance alleges that Woodland Biomass, LTD.; violation of the Federal Water Polluition Control Act, 33 U.S.C Section 1251, et seq. (the "Clean Water Act" or the Act") and National Pollutant Discharge Elimination System ("NPDES") Permit No. CAS000001, California Regional Water Quality Control Board, Central Valley Region ("Regional Board") Order No. 92-12-DWQ as amended by Order No. 97-03-DWQ(hereinafter "the Order" or "Permit"). Defendant's violations of the discharge, treatment technology, and monitoring requirements, and other procedural and substantive requirements of the Pernit and the Act are ongoing and continuous.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
534	Missouri Coalition for the Environment Foundation	Tom Johnson Construction Co., Inc. and TJC Development, Inc.	10/1/2007	10/10/2007	CWA		Missouri Coalition for the Environment Foundation alleges that Tom Johnson Construction Co., Inc. and TJC Development, Inc. are in violations of the federal Clean Water Act ("CWA"). This letter serves to satisfy the CWA requirement that at least sixty (60)days notice of intent to sue be given to the Administrator of the United States Environmental Protection Agency (U.S. EPA), to any alleged violator, and to the state in which the alleged violations occur.
535		Northern California River Watch	10/4/2007	10/10/2007	CWA		Union Pacific Railroad Company alleges that Northern California River Watch are in violations amd Intent to File Suit (" Notice") of Northern California River Watch ("River Watch") in connection with teh property located at 99 Frances Street in Santa Rosa, California (the "Site")/ The Notice was served on Union Pacific on August 9, 2007. Other parties receiving this Notice was served on Union Pacific on August 9, 2007. Other parties receiving this Notice was served on Union Pacific on August 9, 2007. Other parties receiving this Notice include West Coast Metals, Inc. and Aeris, Inc. The Notice alleges violations of the federal Clean Water Act. River Watch's only substantive claim is that Union Pacific and the other Parties are illegally discharging from the site without an National Pollutant Discharge Elimination System ("NPDES") permit."

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536		Heritage Springs Sewer □ Works, Inc	11/1/2007	11/5/2007	CWA		Bruce Boghosian of Ballston Spa New York alleges that Heritage Springs Sewer □ Works, Inc. is in violation of an effluent limitation under the Federal Water Pollutinon Control Act (the "Act"). This Notice is sent pursuant to 33 USC 1365(b).
537		Heartland Development	11/8/2007	11/14/2007	CWA		Friends of Milwaukee's Rivers("FMR"), througth its attorneys, Midwest Environmental Advocates, Inc. hereby notifies you, pursuant to 33 U.S.C 1365(b), of its intent to file a citizen suit against Heartland Development the federal Clean Water Act ("CWA" or "the Act"), 33 U.S.C 1251 et seq., and Wisconsin Pollutant Discharge Elimination System Permit No. WI-S067831-3 (General Permit"), issued pursuant to Wis. Stat. ch. 283 and the CWA. FMR intends to file a lawsuit in federal court 60 days from the postmarked date of this letter.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Mr. Glenn L. Metheny	Mr. James P. Egnew Prime Carolina, LLC, Mr. Daniel Grammatico Dan Grammatico Signature Homes, LLC	11/1/2007	11/5/2007	CWA		The purpose of this letter is to notify Prime Carolina, LLC and Dan Grammatico Signature Homes, LLC, as well as the federal and state agencies listed as receiving copies of this letter, that Mr. Glenn L. Metheny intends to file suit in sixty(60) days under 33 U.S.C. 1365(a)(1) of the Clean Water Act("CWA"), in Federal District Court against these two developers for violations of the Federal Clean Water Act during construction of Grove Park Cove in Asheville, NC. This letter also provides notices of intent to sue to the United States Environmental Protection Agency and the North Carolina Department of Environment and Natural Resources, as required by 40 C.F.R. 135.2 Third Amended Complaint

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
539	Olympians for Public Accountability	Port's National Pollution Discharge Elimination System permit	10/31/2007	11/7/2007	CWA		Olympians for Public Accountabilty, 120 State Ave. NE, PMB #232, Olympia, WA 98501, (360)570-9903. Any response or correspondence related to this matter should be directed to us at the letterhead address. This letter is to provide you with sixty days' notice of Olympians for Public Accountability's intent to file a citizen suit againt the Port of Olypians for the violations of the Clean Water Act ("CWA"), 33 U.S.C 1251 et seq, as described below which are occurring at or about the Port's Ocean Terminal facility located at 915 Washington Street NE, Olympia, Washington. The citizen suit is authorized by 33 U.S.C. 1365. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan required by the Port's National Pollution Discharge Elimination System permit.
540	Friends of Hurricane Creeks	Black Warrior Minerals, Inc.	11/13/2007	11/26/2007	CWA		Friends of Hurricane Creek intends to file suit against Black Warrior Minerals, Inc. for daily violations of Part II A. 1. of NPDES Permit No. AL0071358 from November 13, 2006 to November13, 2006 to November12, 2007 at the Fleetwood Mine located on Highway 216 in Peterson, Alabama.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
541	Stain & Sons Nursery, Inc., Billy Joe Strain, and the Doug Strain Family	Alabama Farmers Cooperative, Inc.	11/5/2007	11/27/2007	CWA		Stain & Sons Nursery, Inc., Billy Joe Strain, and the Doug Strain Family Trust, through the undersigned attorney, hereby give notice of their intent to file suit in federal court against Alabama Farmers Cooperative, Inc. ("AFC") for violations of the CWA, 33 U.S.C. 1251 et.seq.
542	Puget Soundkeeper Alliance, Seattle, WA	Everett Marine	11/9/2007	11/26/2007	CWA		The mission of Puget Soundkeeper Alliance is to protect and preserve Puget Sound by tracking down and stopping the discharge of toxic pollutants into its waters. Any response or correspondence related to this matter should be directed to us at the letterhead address. This letter is to provide you with sixty days notice of Puget Soundkeeper Alliance's intent to flile a citizen suit against Everett Marine Co-Op("Everett Marine") under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stromwater pollution prevention plan ("SWPP") required by Everett Marine's National Pollution Discharge Elimination System permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
543	Union Pacific Railroad Company	Northen California River Watch	11/2/2007	11/13/2007	CWA		Union Pacific Railroad Company in reponse to the 90 days Notice of Violations and Intent to File Suit ("Notice") of Northern California River Watch ("River Watch") in connection with the property located at 99 Frances Street in Santa Rosa, California (the "Site"). The Notice include West Coast Metals, Inc. and Aeris, Inc. The Notice alleges that soil and groundwater contamination at the site violate RCRA requirements regarding "storage of pollutants" and presents an imminent and substantial endangerment to human health and the environment.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
544	Chester River Association	Velsicol Chemical	11/21/2007	11/26/2007	CWA		Chester River Association hereby gives notice pursuant to section 505(b) of the Clean Water Act ("CWA"), 33 U.S.C. 1365(a), of its intent to sue the Velsicol Chemical Corporation ("Velsicol"), located at 10380 Worton Road, Chestertown, Maryland 21620, for illegally discharging polluatants in violation of the terms and conditions of its National Pollutant Discharge Elimination System ("NPDS") permit, and for discharging pollutants from a point source in violation of section 301(a) of the CWA, 33 USC 1311(a). Specifically, Velsicol is violating its NPDES Permit (NPDES permit MD0000345, State Discharge Permit 99-Dp-0014) and section 301(a) of the CWA by discharging significant quantities of phosphorus in its industrial wastewater (via outfall 001) and bis (2-Etylhexyl) phthalate ("BEHP") in its untreated stormwater (via outfall 002). Velsicol's NPDES permit does not authorize the discharge of phosphorus from outfall 001, or BEHIP from outfall 002, and Velsicol did not adequately disclose these discharges such that they were within the reasonable contemplation of the Maryland Department of the Environment ("MDE") during the permitting process. In addition, the pond located on propety owend by Velsicol across Route 297 from the facility ("off-site pond") is continually discharging phosphorus via a pipe into an unnamed tributary of Morgan Creek without an NPDES permit in violation of section 301(a) of section 301(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
545	Shelia Fitzgibbons, Richard Ellison, and Aquatic Sports, Ltd.,	, ,	10/13/2007	11/22/2007	CWA		Aquatic reasonably belives that the Cook and Thorburn County Drainage Districts, under the direct jurisdiction of the Ingham County Drain Commissioner, (hereinafter collectively referred to as "Commissioner") are engaged in operations directly resulting in numerous discharges of pollutants into the waters of the United States in violation of the Federal Water Pollution Control Act, 33 U.S.C. 1251-1376(hereinafter "CWA").

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Puget Soundkeeper Alliance	Shultz Distributing, Inc.	10/10/2007	10/16/2007	CWA		Puget Soundkeeper Alliance intent to file suit against Shultz Distributing, Inc. under Section 505 of the Clean Water Act ('CWA"), 33 USC 1365, for the violations of the CWA described herein. These violations are occuring at the Shultz Distributing, Inc. industrial facility, located at or about 6851 E. Margina! Way S. in Seattle, Washington. Shultz Distributing, Inc. has violated and continues to violate the CWA (see Sections 301 and 402 of the CWA, 33 USC 1311 and 1342) and the conditions of its National Pollutant Discharge Elimination System ("NPDES") permit number S03-002346D, issued by the Washington Department of Ecology with an effective date of September 20, 2002 ('the permit"), with respect to operations of and discharges of pollutants from the E. Marginal Way S. facility as described below.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	The Borad of Water and Sewer Commissioners of the City of Mobile,	Alabama Department of Transportation	11/13/2007	11/26/2007	CWA		The Borad of Water and Sewer Commissioners of the City of Moblie (hereinafter "the Borad"), an Alabama public corporation authorized and existing under Ala. Code 11-50-340, et seq. hereby places you on notice pursuant to 33 U.C.S Section 1365(b) of the CWA, that it believes that
547							MORTHWEST EMVIRONMENTAL DEMICHSE CENTERS
548	Northwest Environmental Denfense Center	Jessie's	11/21/2007	11/30/2007	CWA		intent to file a citizen suit against Jessie's Ilwaco Fish Company under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365. Jessie's has violated and continues to violate the CWA(see Sections 301 and 307 of the CWA, 33 USC 1311 and 1317) and National Pollutant Discharge Elimination System Permit No. WA0000361, issused by the Department of (Ecology") on July 21, 2006, with an effective date of September 1, 2006 (the "2006 Permit"), with respect to its discharge of pollutants to Baker Bay of the Columbia River from its seafood processing facility located at or about 117 Howerton Way, Ilwaco, Washington. In addition, Jessie's has violated the CWA by violating its previous NPDES permit, also numbered WA0000361, issued by Ecology on June29, 2001, with an

On Behalf Of Against Date Letter Date Received Statute State General Description	
Northwest Environmental Defense to file a citizen suit against Blasting accordance with Section 505(a) of Water Pollution Control Act (Clean CWA), 33 U.S.C. 1365(a), NEDC hotice, pursuant to Section 505(b) of the Cu.S.C. 1365(a). NEDC hereby g pursuant to Section 505(b) of the Cu.S.C. 1365(b), that Blasting Co.ha continues to violate Sections 301 a Clean Water Act, 33 U.S.C 1311(a) discharging pollutants and/ or storm without a National Pollutant Discha Elimination System (NPDES) perm	Co. in the Federal Water Act or ereby gives of the CWA, ives notice, WA, 33 is violated and 1402 of the i. 1342, by in water rges

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Sierra Club of San Francisco	Coloardo Springs, Colorado	11/30/2007	12/10/2007	CWA		Sierra Club sent you concerning the unlawful discharges from the Colorado and chlorine effluent violations. Those letters are incorporated by reference as if repeated verbatim herein. Although additional notices are not necessary as a matter of law, this advises you further that the releases and discharges from Colorado Springs's system that have occurred since the previous notice letters are part of the on going litigation, will be added to that litigation, or may be the subject of another lawsuit. In addition, this advises you further that releasses and discharges that have been discovered by Sierra Club since those notice letters are part of the ongoing litigation, will be added to that litigation, or may be the subject of anther lawsuit.
550		Cedar Creek Cabins Construction, LLC, Cedar Creek Cabins Development, LLC, McDue Properties,	9/10/2007	12/17/2007	CWA		Cruce, Billy Ray Sanders, Wayne Wood, Daniel Bryant, Linda and Joe Cowart, Barbara and Ron Graham, Brenda Lynn and Hall Thrower the owners of the property in the Chattahoochee Wilds Subdivision in matters arising from damages to their properties and streams and the Chattahoochee River located adjacent to and downstream from the Cedar Creeks Residential / Subdivision Development near Old Cherokee
551	Bryant, Linda and Joe Cowart, Barbara and Ron Graham,	LLC, Mr. Ricky D.	9/10/2007	12/1//2007	GWA		Road and Hiwassee Lane in White County, Georgia (hereinafter referred to as "Cedar Creek"). Pursuant to 33 U.S.C. 1365(b), the residents hereby give notice of their intent to sue Cedar Creek Cabins Construction, LLC, Cedar Creek Cabins Development, LLC, McDue Properties, LLC, Mr. Ricky D. Pardue and Mr. James Gregory McLeroy as well as any other

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
552	Connecticut Fund for the Environmental, Inc.	Electic Boat Corporation	9/27/2007	10/2/2007	CWA		I hereby notify you that CFE believes that Electric Boat Corporation ("Electric Boat") has violated, and continues to violate, an effluent standard or limitation under section 505(a)(1)(A) of the Clean Water Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with Connecticut Department of Environmental Protection ("DEP") National Pollution Discharge Elimination System ("NPDES") Permit number CT0003824 ("the permit") issued pursuant to section 402(b) of the Clean Water Act, 33 U.S.C 1342(b).,and applicable federal and /or local NPDES regulations.

Connecticut Fund for the Environment, Inc. Atlantic Wire Company, LLC Atlantic Wire Company, LLC The Company is a standard or limitation under section 505(a)(1)(a) of the Clean Water Act, 33 U.S.C 1365(a)(1)(b) by failing to comply with Connecticut Departm of Environmental Protection ("DEP") National Polluntion Discharge Elimination System ("NPDES") Permit number CT0000159 ("the permit") issued pursuant to section 402(b) ("NPDES") Permit number CT0000159 ("the		А	В	С	D	E	F	G
believes that the facility of the Atlantic Wire Company, LLC located in Branford, CT has violated, and continues to violate, an effluent standard or limitation under section 505(a)(1) of the Clean Water Act, 33 U.S.C 1365(a)(1)(by failing to comply with Connecticut Departm of Environmental Protection ("DEP") National Polluntion Discharge Elimination System ("NPDES") Permit number CT0000159 ("the permit") issued pursuant to section 402(b) ("NPDES") Permit number CT0000159 ("the permit") issued pursuant to section 402(b) applicable federal and /or local NPDES	1	On Behalf Of	Against	Date Letter		Statute	State	General Description
553	552	for the Environment,		11/29/2007	12/4/2007	CWA		believes that the facility of the Atlantic Wire Company, LLC located in Branford, CT has violated, and continues to violate, an effluent standard or limitation under section 505(a)(1)(A) of the Clean Water Act, 33 U.S.C 1365(a)(1)(A), by failing to comply with Connecticut Department of Environmental Protection ("DEP") National Polluntion Discharge Elimination System ("NPDES") Permit number CT0000159 ("the permit") issued pursuant to section 402(b) ("NPDES") Permit number CT0000159 ("the permit") issued pursuant to section 402(b0 of the Clean Water Act, 33 U.S.C. 1342(b), and □ applicable federal and /or local NPDES

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
554	Connecticut Fund of the Environmental, Inc	Cytec Industries Inc.	9/11/2007	9/17/2007	CWA		Connecticut Fund of the Environmental, Inc. believes that the facility of the Cytec Industries Inc. ("Cytec") located in Wallingford, CT has violated, and continues to violate, and effluent standard or limitation under section 505(a)(1)(A) of the Clean Water Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with Connecticut Department of Environmental Protection ("DEP") National Pollution Discharge Elimination System ("NPDES") Permit number CT0000159 ('the permit") issued pursuant to section 402(b) of the Clean Water Act, 33 U.S.C 1342(b), and applicable federal and / or local NPDES regulations.
555	Connecticut Fund for the Environment, Inc.	Whyco Finishing Technologies, LLC	9/11/2007	9/17/2007	CWA		Connecticut Fund for the Environment, Inc. believes that Whyco Finishing Technologies, LLC ("Whyco") has violated, and continues to violate, an effluent standard or limitation under section 505(a)(1)(A) of the Clean Water Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with Connecticut Department Elimination System ("NPDES") Permit number CT0000159 ("the permit") issued pursuant to section 402(b) of the Clean Water Act, 33 U.S.C.13429(b), and applicable federal and/or local NPDES regulations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
556	Puget Soundkeeper Alliance	Tacoma Metals, Inc.	12/3/2007	12/10/2007	CWA		Puget Soundkeeper Alliance's intent to file a citizen suti against Tacoma Metals, Inc. ("Tacoma Metals") under Section 505(a)(1)(B) of the Clean Water Act ("CWA"), 33 USC 1365, for the violations described below, or to amend its complaint in the pending litigation to include allegations based on these violations. This letter supplements the notice of intent to sue that we provided to you by letter dated February 28, 2007.
557	Puget Soundkeeper	Portac Inc.	12/6/2007	12/13/2007	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Portac Inc. ("Portac") for violations at your Tacoma facility located at 4215 SR 509 N Frontage Rd. Tacoma, Washington, under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations described below, In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan required by Portac's National Pollution Discharge Elimination System permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Tim and Jaime Lake, Dean and Andrea Dortone, and Delores Wortley	Claremont Village Homerowners' Association, Shaw Community Management, Inc., The Hankin Group and Hankin Properties Partnership,	12/3/2007	12/10/2007	CWA		The purpose of this letter is to notify you that Tim and Jaime Lake, Dean and Andrea Dortone, and Delores Wortley (collectively, "Petitioners") intend to file an action against Claremont Village Homeowners' Association ("CVHOA"), Shaw Community Management, Inc. ("SCM"), The Hankin Group ("Hankin") and Hankin Properties Partnership ("Hankin Properties"). (collectively, the "Responsible Parties") pursuant to Section 505 of the Clean Water Act, 33 U.S.C. 1365(2007); Section 601 of the Pennsylvania Clean Streams Law, 35 P.S 691.601; and Section 15 of the Pennsylvania Stormwater Management Act, 32 P.S 680.13 (2007) for the Responsible Parties' violations of those laws in Chester County, Pennsylvania.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
559	Puget Soundkeeper Alliance	Urban Accessories, Inc.	12/13/2007	12/21/2007	CWA		Puget Soundkeeper Alliance alleges Urban Accessories, Inc. for violations at your Tacoma facility located at 465 East 15th Street Tacoma, Washington, under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations decribed below, or to amend the complaint in pending litigation to include allegations based on these violations. This letter supplements the notice of intent to sue that we provided to you by letter dated June 5, 2007.
		The David Group, LLC	1/8/2008	1/17/2008	CWA		Timothy Rooks and Henry Rooks, through the undersigned attorney, hereby give notice of their intent to file suit in federal court against The David Group, LLC ("The David Group") for violations of the CWA, 33 U.S.C 1251 et seq. The phone number and address for Timothy Rooks is:35 Rooks Estate. Chelsea, Alabama 35043;(205) 365-6244.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
561	Gulf Restoration Network	Mr. Rodney A. Pilot, Mr. Joshua Ladner	1/10/2008	1/16/2008	CWA		Gulf Restoration Network ("GRN"), 338 Baronne Street, Suite 200, New Orleans, Louisiana 70112, (504)525-1528, gives notice that the persons and entities named in this letter are in violation of the Clean Water Act. If the violations outlined below are not remedied within sixty days of the receipt of this letter, GRN intends to commence an enforcement action against Mr. Rodney A. Pilot, Mr. Joshua Ladner of this letter, seeking civil penalties, prohibitive and mandatory injunctive relief, as well as other appropriate relief including attorney's fees and costs. If you believe that any of the information in this letter is incorrect, please contact the undersigned immediately.
562	Mark Riskedahl	Norstar	12/28/2007	1/9/2008	CWA		Please be advised that I received your above subject Sixty-Day Notice of Violations of the Clean Water Act letter dated December 20,2006 on December 26, 2007 and understand your intent to file a citizen suit against our client Norstar 709 N. Columbia Blvd, LLC("Norstar") as expressed therein. Earl Bates, Norstar Manger, is In his absence, please be assured that our office takes your notice seriously and will pursue prompt resolution of this matter.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
563	Valley Club of Montecito	Mr. Theodore Klein	12/20/2007	1/8/2008	CWA		Valley Club and Mr. Klein are currently in litigation regarding the location of the boundary line between their properties. In light of Mr. Klein's prior resort to "self-help", we are concerned that your lette, rather than representing a bona fide claim of statutory violation, is instead merely a tactic of harassment and intimidation. Many of the so-called violations raised in your letter represent the re-hashing and re-hashing and re-packaging of allegations make by Mr. Klein in that litigation. In the event Mr. Klein elects to pursue the claims raised in your letter futher, he should understand that the Valley Club will take all step necessary to vigorously defend itself, and that it will seek to enforce all rights that it may have against all who may choose to pursue such specious and unfounded claims.
564	Puget Soundkeeper	Robert Pollock	1/2/2008	1/9/2008	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against you, Robert Pollock, under Section 505(a)(1)(B) of the Clean Water Act("CWA").,33 USC 2007 and December 3, 2007, or to amend its complaint in the pending litigation aginst Tacoma Metals, Inc. to include allegations against you based on these violations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
565	San Bruno Mountain Watch	Ridge Construction	1/3/2008	1/9/2008	CWA		San Bruno Mountain Watch (hereinafter "SBMW"), in regard to violations of the Federal Water Pollution Contral Act. 33 U.S.C 1251 et seq. ("CWA", or the "Clean Water Act") and the State of Calfornia's permit to discharge strom water associated with construction activities ("Construction Permit").
566	Steven and Caorl Mancini, Thomas and Jean Hassett,	Slagana Mitris	11/26/2007	12/3/2007	CWA		Steven and Carol Mancini, of 8 Somerset Glen, Victor, New York, and Thomas and Jean Hassett, 272 Hidden Brook Trail, Victor, New York, hereby place you on notice, pursuant to Section 505(b) of the Act, 33 U.S.C. 1365(b) that they believe that Slagana Mitris, owner of 10 Somerset Glen, Victor New York, is in violation of Sections 301, 308 and 402 pf the Act because she has violated and continues to violate "an effluent standard or limitation" as defined by Section 505(f) of the Act, 33 U.S.C. 1365(f), by failing to obtain a National Pollutant Discharge Elimination System ("NPDES") permit when a NPDES permit was required because Ms. Mitris has distrubed more than one acre of land during construction activities as 10 Somerset Glen, resulting in strom water discharges to waters of the United States and the State of New York.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
567	Puget Soundkeeper Alliance	Airport Auto Wrecking Too	12/3/2007	12/31/2007	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Airport Auto Wrecking Too ("Airport Auto"), under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by Airport Auto's National Pollution Discharge Elimination System permit.
568	Steven and Carol Mancini, Thomas and Jean Hassett,	Slagana Mitris	11/27/2007	12/3/2007	CWA		Victor, New York, and Thomas and Jean Hassett, 272 Hidden Brook Trail, Victor, New York, hereby place you on notice, pursuant to Section 505(b) of the Act, 33 U.S.C. 1365(b) that they believe that Slagana Mitris, owner of 10 Somerset Glen, Victor New York, is in violation of Sections 301, 308, and 402, of the Act because she has violated and coutinues to violate "an effluent standard or limtation" as defined by Section 505(f) of the Act, 33 U.S.C. 1365(f), by failing to obtain a National Pollutant Discharge Elimination System ("NPDES") permit when a NPDES permit was required because Ms. Mitris has disturbed more than one acre of land during construction activities at 10 Somerset Glen, resulting in storm water discharges to water of the waters of the United States and the State of

Theodore M. Klein Water Act("CWA"), 33. U.S.C. 1365(t) of Violation pursuant to Section 505(b)(1)(A) of th Water Act("CWA"), 33. U.S.C. 1365(t) of Violation pursuant to Section 11(g) Endangered Species Act ("ESA"), 16 1540(g)(2)(A)(f), and a Notice of Enda pursuant to Section 7002(b)(2)(A) of the Section 7002(b)(A) of the Section 7002(b)(A) of the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b) of the Section 7002(b)	А		В	С	D	E	F	G
Theodore M. Klein Water Act("CWA"), 33. U.S.C. 1365(t) of Violation pursuant to Section 505(b)(1)(A) of th Water Act("CWA"), 33. U.S.C. 1365(t) of Violation pursuant to Section 11(g) Endangered Species Act ("ESA"), 16 1540(g)(2)(A)(f), and a Notice of Enda pursuant to Section 7002(b)(2)(A) of the Section 7002(b)(A) of the Section 7002(b)(A) of the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b)(A) of the Clean Water Act, 1365(a)(1)(A), by failing to comply with the Section 7002(b) of the Section 7002(b)			Against	Date Letter		Statute	State	General Description
believes that the facility of the Allegher corporation ("Allegheny") located in W CT has violated, and continues to viol effluent standard or limitation under s Connecticut Fund of the Environment Allegheny Ludlum O(11/2007 O(17/2007 CWA) Delieves that the facility of the Alleghery in Composition ("Allegheny") located in W CT has violated, and continues to viol effluent standard or limitation under s 505(a)(1)(A) of the Clean Water Act, 3 1365(a)(1)(A), by failing to comply with			an i	11/8/2007	11/15/2007	CWA		6972(b)(2)(A)(collectively, "Notice"). This Notice, issued by Theodore M. Klein, is directed to The Valley Club of Montecito ("The Valley Club") as the owner and operator of a gulf course located at 1901 East Valley Road. Santa Barbara, California ("The Valley Club Property"). Klein owns adjacent property located at 295 Sheffield Drive, Santa Barbara, Calfornia (the Klein
Inc. Corporation Connecticut Department of Environment Protection ("DEP") National Pollution Elimination System ("NPDES") Permit CT0003701("the permit") issued pursue section 402(b) of the Clean Water Act	the Environment, Inc.	th In	I Allegheny Ludlur	m 9/11/2007	9/17/2007	CWA		Connecticut Fund of the Environment, Inc. believes that the facility of the Allegheny Ludlum corporation ("Allegheny") located in Wallingford, CT has violated, and continues to violate, an effluent standard or limitation under section 505(a)(1)(A) of the Clean Water Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with Connecticut Department of Environmental Protection ("DEP") National Pollution Discharge Elimination System ("NPDES") Permit number CT0003701("the permit") issued pursuant to section 402(b) of the Clean Water Act, 33 U.S.C 1342(b), and applicable federal and/or local NPDES regulations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
571	Connecticut Fund for the Environment, Inc.	Atlantic Wire Company,LLC	9/11/2007	9/17/2007	CWA		Connecticut Fund for the Environment, Inc. believes that the facility of the Atlantic Wire Company, LLC (Atlantic Wire") located in Branford, CT has violatd, and continues to violate, an effluent standard or limitation under section 505(a)(1)(A) of the Clean Water Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with Connecticut Department of Environmental Protection ("DEP") National Pollution Discharge Elimination System ("NPDES") Permit number CT0000159 ("permit") issued pursuant to section 402(b) of the Clean Water Act, 33 U.S.C. 1342(b) of the Clean Water Act, 33 U.S.C. 1342(b), and applicable federal and/or local NPDES regulations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
572	Joseph S.Cigan and Karen T. Cigan	Andrezej Kopczynski and Dixon Excavating, LLC	10/30/2007	11/5/2007	CWA		Joseph S. Cigan and Karen T. Cigan intendt to commence a civil action against Andrezej Kopczynski and Dixon Excavating, LLC, for violating the terms and conditions of NPDES Permit No. PAR10R(1) as set forth in detail in the enclosed draft Complaint. The Cigans will initiate suit 60 days from the date of this Notice.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
573	Island Jewish Medical Center, North Shore-Long Island Jewish Health System,Inc.	Panel Realty Company,Alsace Investments Incorporated	11/30/2007	12/5/2007	CWA		North Shore Community Services, Inc., Long Island Jewish Medical Center, North Shore-Long Island Jewish Health System,Inc alleges that the Panel and its partners, including Alsace, and not North Shore, "conduct[ed] injection activity in a manner that allow[ed] the movement of fluid containing any contaminant into underground sources of drinking water," in violation of 40 C.F.R. 144.12(a). Likewise, Panel and its partners, including Alsace, and not North Shore, failed to "close the well in a manner that prevent[ed] the movement of fluid containing any contaminant into an undergound source of drinking water" in violation of 40 C.F.R 146(c)(1).

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
574	Joe Craddock, Jr.	Windstone Properties, LLC, Windstone Development	1/15/2008	1/22/2008	CWA		Joe Craddock, Jr. alleges that Windstone Properties, LLC and Windstone Development are in violations of the CWA, 33 U.S.C. 1251 et seq. Windstone Properties is causing, contributing to, or engaging in activities at the Windstone development (the "Site") located at 100 Windstone Parkway, Chelsea, Alabama 35043, which has resulted in violations of the CWA. Specifically, upon information and belief, Windstone Properties is operation the Site in violation of its National Pollutant Discharge Elimination System ("NPDES") permit. Available information indicates that Windstone Properties has implemented inadequate Best Management Practices ("BMPs") and failed to adequately maintain BMPs. Because of this failure, sediment and other pollutants have been discharged from the Site and onto the property of others and into water of the United States in violation of their NPDES permit. Accordingly, Windstone Properties has been and continues to be in violation of the CWA. The person giving notice is in no way waiving his rights include additional violations or claims should a lawsuit in this matter become necessary.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Borough of Upper Saddle River, New Jersey, Karen Miller, Maria Florio & Mark Ruffolo, Roy Ostrom, Linda MacDonald	Rockland County Sewer District No.1	1/18/2008	1/23/2008	CWA		Borough of Upper Saddle River, New Jersey, Karen Miller, Maria Florio & Mark Ruffolo, Roy Ostrom, Linda MacDonald alleges that Rockland County Sewer District No.1 for violating, and continuing to violate, effluent standards and limitations as defined by 505(f) of the CWA, 33 U.S.C 1365(f), by discharging pollutants into water of the United States without or in violation of this or any other permit as is required under CWA 301(a), 33 U.S.C 1311(a).

are in violations of the CWA, 33 U.S.C. 1251 e seq. Murphy & Johnson are in violations of the CWA, 33 U.S.C. 1251 et seq. Murphy & Johnson are in violations of the CWA, 33 U.S.C. 1251 et seq. Murphy & Johnson is causing, contributing to, or engaging in activities at the Flagstone development (the Site") located Flagstone, Highway 36, Chelsea Alabama 35043, which has resulted in violation of the CWA. Specifically, upon information and belief, Murphy & Johnson is operating the Site violation of its National Pollutant Discharge Elimination System ("NPDES") permit. Available information indicates that Murphy & Johnson himplemented inadequate Best Management Practices ("BMPs") and failed to adequately maintain BMPs Because of this failure, sedime and other pollutants have been discharged from the Site and onto the property of others and into waters of the United States in violation of their NPDES permit. Accordingly, Murphy & Johnson has been and continues to be in violation of the CWA. The person giving notice is include		А	В	С	D	E	F	G
are in violations of the CWA, 33 U.S.C. 1251 e seq. Murphy & Johnson are in violations of the CWA, 33 U.S.C. 1251 et seq. Murphy & Johnson are in violations of the CWA, 33 U.S.C. 1251 et seq. Murphy & Johnson is causing, contributing to, or engaging in activities at the Flagstone development (the" Site") located Flagstone, Highway 36, Chelsea Alabama 35043, which has resulted in violatior of the CWA. Specifically, upon information and belief, Murphy & Johnson is operating the Site violation of its National Pollutant Discharge Elimination System ("NPDES") permit. Availabl information indicates that Murphy & Johnson h implemented inadequate Best Management Practices ("BMPs") and failed to adequately maintain BMPs Because of this failure, sedime and other pollutants have been discharged for the Site and onto the property of others and int waters of the United States in violation of their NPDES permit. Accordingly, Murphy & Johnson has been and continues to be in violation of the CWA. The person giving notice is include additional violations or claims should a lawsuit	1	On Behalf Of	Against	Date Letter		Statute	State	General Description
576	576	Joe Craddock Jr.	Murphy & Johnson	1/15/2008	1/22/2008	CWA		activities at the Flagstone development (the" Site") located Flagstone, Highway 36, Chelsea, Alabama 35043, which has resulted in violations of the CWA. Specifically, upon information and belief, Murphy & Johnson is operating the Site in violation of its National Pollutant Discharge Elimination System ("NPDES") permit. Available information indicates that Murphy & Johnson has implemented inadequate Best Management Practices ("BMPs") and failed to adequately maintain BMPs Because of this failure, sediment and other pollutants have been discharged from the Site and onto the property of others and into waters of the United States in violation of their NPDES permit. Accordingly, Murphy & Johnson has been and continues to be in violation of the CWA.The person giving notice is include additional violations or claims should a lawsuit in

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577	California Sportfishing Protection □ Alliance, Stawberry Canon Stewardship Group,	Lawrence Berkeley National Lab	1/15/2008	1/22/2008	CWA		California Sportfishing Protection Alliance, Stawberry Canon Stewardship Group alleges that Lawrence Berkeley National Lab Violations and Intent to Sue, CSPA intends to file suit in federal court against Director Steven Chu, LBNL, the individual Regents, Secretary Bodman, and the Department of Energy ("DOE") under Section 505(a) of the Clean Water Act (33 U.S.C. 1365 (a), for violations of the Clean Water Act and the Order. CSPA puts you and the DOE on notice that you are a person and agency responsible for the violations described in the attached letter. If additional persons are subsequently identified as also being responsible for the violations described in the attached letter. CSPA puts you on notice that it intends to include those subsequently identified persons in this action.
578	California Sportfishing Protection Alliance, Strawberry Canyon Stewardship Group	Lawrence Berkeley National Lab	1/7/2008	1/11/2008	CWA		Strawberry Canyon Stewardship Group (collectively "CSPA") in regard to violations of the Clean Water Act ("Act") that CSPA believes are occurring at the Lawrence Berkeley National Lab located at 1 Cyclotron Road in Berkeley, California ("LBNL" or "Facility"). CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the Sacramento-San Joaquin River Delta ("the Delta"), San Francisco Bay and other California waters. The Stawberry Canyon Stewardship Group is an association comprised of residents of Berkeley and nearby areas who use and enjoy Stawberry Creek and the San Francisco Bay. This letter is being sent to you as the responsible owners, officers, or opertors of LBNL (all

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Nothern California River Watch	Theodore Patrick Kelly and Jeanne Marie Kelly	2/1/2008	2/13/2008	CWA		Northern Cailfornia River Watch hereby places Theodore Patrick Kelly and Jeanne Marie Kelly on notice, that following the expiration of sixty(60) days from the date fo this Notice, River Watch intends to bring suit in the United States District Court against the Kellys their continuing violations of CWA 301(a), 33 U.S.C1311(A) with regard to the discharge of pollutants from an unimproved road, ditches, and culverts constructed, owned, maintained, and used by the Kellys, to wates of the United States. The pollutants being discharged significantly affect the chemical, physical, and biological integrity of Mission Creek, Hulbert Creek, the Russian River adn their associated wetlands and tributaries, all of which are navigable waters of the United States. Such discharges have occurred and are likely to continue to occur in violation of CWA 301 et seq., and its implementing regulations.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
580	Northern Cailfornia River Watch	Wine Country Gases, Inc.	11/6/2007	11/15/2007	CWA		This letter as a response to the two notices of intent to sue, under the Clean Water Act and the Resource Conservation and Recovery Act (RCRA), which you sent on August 6, 2007 on behalf of Northern California River Watch. The Hannig Law Firm LLP represents Aeris, Inc. successor by merger to Wine Country Gases, Inc. For the reasons discussed below, your position is untenable and we therfore respectfully urge you not file a pointles lawsuit.
581	Conservation Alabama Foundation, Inc.	Town of Cuba	2/11/2008	2/20/2008	CWA		Conservation Alabama Foundation, Inc. intends to file suit against the Town of Cuba for discharges of polluants from the Cuba Wastewater Treatment Plant at Latitude 32.4312 North, Longitude 88.3660 West into Alamuchee Creek in violation of the limitations and conditions of NPDES Permit No. AL0064386 as reported in Discharge Monitoring Reports submitted by the Town of Cuba to the Alabama Department of Environmental Managenment from February 11, 2003 to the present, including but not limited to, the following:

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
582	California Sportfishing Protection Alliance	Hanson Aggregates	2/19/2008	2/25/2008	CWA		California Sportfishing Protection Alliance in regard to violations of the Clean Water Act that CSPA belives are occurring at Hanson Aggregates, Mid-Pacific, Inc.'s facility located at 5484 Pine Hollow Road in Clayton, California ("Hanson Aggregates" or Facility"). CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the enviroment, wildlife, and natural resources of the Sacramento-San Joaquim River Delta ("the Delta"), San Francisco Bay, Suisun Bay, and other California waters. This letter is being sent to youas the responsible owners, officers, or operators of the Hanson Aggregates (all recipients are hereinafter collectively referred to as "Hanson Aggregates").
583	Feather River Concrete Products	California Sportfishing Protection Alliance	2/15/2008	2/21/2008	CWA		California Sportfishing Protection Alliance v. Feather River Concrete Products et al.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
584	Weekley Homes, LP	Cambridge Place Homeowners Association, Inc.	2/15/2008	2/21/2008	CWA		This letter gives Weekley Homes, LP (henceforth, "Weekley Homes"), at least 60 days' notice that suit may be brought against it for violations of strom water discharge permit rules, described more completely, infra. This notice is given by the Cambridge Place Homeowners Association, Inc. ("CPHA"), a neighbor of the Miracle Point development, whose property lies down-gradient from the development and is harmed by runoff from the development.
585	for Environmental	James Folkner and Asset Acquisition Associates, Inc.,	2/14/2008	2/21/2008	CWA		Public Employees for Environmental Responsibilty alleges that James Folkner and Asset Acquisition Associates, Inc. to file a citizen suit against James Folkner and Ass

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			Date Letter	Date Received	Statute	State	General Description
Ke		Dennis and Patricia O'Leary	2/1/2008	2/13/2008	CWA		Theodore Patrick Kelly and Jeanne Marie Kelly alleges that Dennis and Patricia O'Leary intend to initiate to initiate claims alleging the same breaches of the Clean Water Act that are set forth in the attached notice, unless these violations are corrected.
S	california sportfishing trotection Alliance	Roy E. Lay Trucking	7/31/2007	8/21/2007	CWA		Φ

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
588	Puget Soundkeeper Alliance	Milgard Tempering, Inc	8/15/2007	8/23/2007	CWA		Puget SoundkeeperAlliance v. Milgard Tempering Inc.
	Black Warrior Riverkeeper	Cherokee Mining, LLC	7/27/2007	8/7/2007	CWA		

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
590	Riverkeeper Inc.'s	Mirant Lovett, LLC	2/7/2008	2/11/2008	CWA		are in violations of the federal Clean Water Act ("CWA" or "the Act"), 33 U.S.C 1251 et seq (2007). The CWA prohibits the discharge of pollutants from a point source to the waters of the United States except when pursuant to and in compliance with a permit. Pursuant to sections 505(a), (b), and (f) of the violating effluent standards and limitations, by discharging pollutants from the Lovett Generating Station into waters of the United States except in conformity with the Act, under section 301(a) grease, pH, benzene, toluene, xylense, ethylbenzene, total supended solids, total settable solids, iron, copper, manganese, zine, nickel, chromium, hexavalent chromium, lead, arsenic, vandium, nitrogen, ammonia, phosphorus, and fecal coliform into waters of the United States are
591	Brookfield Northeast Ridge II LLC, Brookfield Bay Area Builders, Inc., Brookfield Homes of California, Inc.		2/1/2008	2/13/2008	CWA		

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		•	Date Letter	Date Received	Statute	State	General Description
592	Johna Aldridge and	Faye Mullis Slocumb and Dale Mullis	2/4/2008	2/11/2008	CWA		
l E	Environmental	Norstar, Hertz Equipment Rental Corporation	12/20/2007	1/3/2008	CWA		Northwest Environmental Defense Center alleges that Norstar, Hertz Equipment Rental Corporation has violated and continues to violate Sections 301 and 402 of the Clean Water Act, 33 U.S.C. 1311(a). 1342, by discharging pollutants and/ or stromwater from industrial property located at 709 N. Columbia Blvd, Portland, Oregon without a National Pollutant Discharge Elimination System (NPDES) permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
594	Northwest Environmental Defense Center, Northwest Environmental Advocates, Willamette Riverkeeper, Columbia Riverkeeper	EPA	7/20/2007	7/25/2007	CWA		Northwest Environmental Defense Center, Northwest Environmental Advocates, Willamette Riverkeeper, Columbia Riverkeeper alleges that EPA has violated and continue to violate the ESA by failing to insure through consultation with the National Marine Fisheries Service (NMFS) and U.S. Fish and Wildlife Service (FWS) (collectively, the Services) that Oregon's Compliance Scheudules provision at OAR 340- 041-0061(16) is not likely to jeopardize the continued existence of ESA- listed species in Oregon or result in destruction of adverse modification of these species designated critical habitat. The violations arise from EPA's failure to comply with the substantive and procedural requirements imposed by ESA 7, 16 U.S.C. 1536. Notifiers are concerned about the harm caused to ESA- listed spices and their critical habitat of EPA's July 2,2007, approval of the Compliance Schedules provision in Oregon's water quality standards. Notifiers are further concerned about the impact that Oregon's Compliance Schedules provision will have on water quality throughout the state of Oregon and on ESA-listed species that require adequate water quality for their very survival and their recovery.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
595	Puget Soundkeeper Alliance	Northwest Recycling	2/4/2008	2/11/2008	CWA		Puget Soundkeeper Alliance alleges that Northwest Recycling has violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan required by NW Recycling's National Pollution Discharge Elimination System permit.
596	San Francisco	City of Burlingame, Veolia Water North America Operating Services, LLC	11/19/2007	11/27/2007	CWA		San Francisco Baykeeper to provide supplemental notice of Baykeeper's intent to sue for violations of the Federal Water Pollution Control Act. 33 U.S.C. 1251 et seq., committed by the City of Burlingame and Veolia Water North America Operating Services, LLC. The CWA violations at issue are: violations of National Pollutant Discharge Elimination System ("NPDES") Permit No. CA003778, Order No. R2-2002-0027 and NPDES Permit No. CAS0029921, Order No. R2-2003-0023, amending Order No. 99-059.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
597	California Sportfishing Protection Alliance	Keller Canyon Landfill Company	10/18/2007	10/22/2007	CWA		California Sportfishing Protection Alliance in regard to violations of the Clean Water Act that CSPA believe are occurring at the Keloer Canyon Landfill Company is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the Sacramento-San Joaquin River Delta, San Franciso Bay, Suisum Bay, and other California waters. This letter is being sent to you as the responsible owners, offices, or operator of the Keller Canyon Landfill.
598	Brookfield Northeast Ridge II LLC, Brookfield Bay Area Builders, Inc., Brookfield Homes of California, Inc.		2/1/2008	2/13/2007	CWA		

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
599	Conservation Alabama Foundation, Inc.	Town of Carrollton	2/27/2008	3/7/2008	CWA		Conservation Alabama Foundation, Inc. intends to file suit against the Town of Carrollton for discharges of pollutants from the Carrollton HCR Lagoon at Lathem Street (Latitude 33.2547 North, Longitude 88.0832 West) inton Lubbub Creek in violation of the limitations and conditions of NPDES Permit No. AL002097 as reported in Discharge Monitoring Reports submitted by the Town of Carrollton to the Alabama Department of Environmental Management from March 1, 2003 to the present, including but not limited to , the following:
600	Puget Soundkeeper Alliance	American Steel's National Pollution	2/28/2008	3/5/2008	CWA		Puget Soudkeeper Alliance intent to file a citizen suit against American Steel, LLC ("American Steel") under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations decribed below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by Ameican Steel's National Pollution Discharge Elimination System permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
601	Puget Soundkeeper Alliance	Almar Inc., Aluminum Marine Construction, Inc.	2/28/2008	3/5/2008	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Almar Inc. Aluminum Marine Construction, Inc. d/b/a Almar Inc. and North River Boats, Inc., d/b/a Almar Inc. (collectively, "Alamar") for violations at your Tacoma facility located at 2301 E. Dock Street, Tacoma, Washington and 117 Puyallup Avenue E., Tacoma, Washington, under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations desribed below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan required by Almar's National Pollution Discharge Elimination System permit.
602	Puget Soundkeeper Alliance's	RSA Micro Tech Inc.	2/28/2008	3/4/2008	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against RSA Micro Tech Inc. for violations at your Burlington facility located at 11915 Westar Lane, Burlington, Washington, under Section 505 of the Clean Water Act("CWA"), 33 USC 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan required by RSA's National Pollution Discharge Elimination System permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
603	Purget SoundKeeper Alliance	Metso Paper USA, Inc.	2/27/2008	3/4/2008	CWA		Puget Soundkeeper Alliance intent to file a citizen suit against Metso Paper USA, Inc. under Section 505 of the Clean Water Act ("CWA"),33 USC 1365, for the violations described below. In addition, as decribed below, this letter is a request for a copy of the complete and current stromwater pollution prevention plan("SWPPP") required by Metso Paper's National Pollution Discharge Elimination System permit.
	Richard C. Bentley	Bobby Fanguy	2/25/2008	3/3/2008	CWA		Richard C. Bentley intends to sue you under section 505 of the Clean Water Act, 33 U.S.C. 1365, for violations of the Clean Water Act, 33 U.S.C. 1311(a). The Clean Water Act is the cornerstone of surface water quality protection in the United States. In the 32 years since its passage, the Act has dramatically incressed great progress, waters in the State of Louisiana still do not meet water quality goals.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
605	Goliad County	Uranium Energy Corp.	2/27/2008	3/11/2008	CWA		Goliad County is notifying Uranium Energy Corp. of its intent to file suit under the citizen suit provision of the SDWA. Specifically complainants intend to file suit against Uranium Energy Corp. for its violation of 300h(b)(1)(A)of the Safe Drinking Water Act for conducting unauthorized "injection activity in a manner that allows the movement of fluid containing any contaminant into underground sources of drinking water, which the presence of that contaminant mayadversely effect the health of persons.
	Puget Soundkeeper Alliance	Fibrex Corporation	3/3/2008	3/10/2008	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Fibrex Corporation under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for a copy of the complete and current stromwater pollution prevention plan ("SWPPP") required by Fibrex's National Pollution Discharge Elimination System permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
607		Builders Group Development, LLC	3/5/2008	3/11/2008	CWA		Friends of Hurricane Creek and John Wathen intend to file suit against Builders Group Development, LLC for violations of NPDES Permit No. ALR16B471 at the facility know as Camden Lake located at Mary Ford Boulevard in Tuscalooa, Alabama.
608	Robert and Tammy Walls and Johnnie Hoggatt	Becca Oil, LLC and Greg Sparks	3/17/2008	3/25/2008	CWA		of their intent to file a citizen suit against Becca Oil, LLC and Greg Sparks pursuant to the Federal Water Pollution Control Act("Clean Water Act," or "CWA," 33 U.S. 1365) Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA,") 42 U.S.C. 9659); Sold Waste Disposal Act or Resource Conservation and Recovery Act ("SWDA" or RCRA," 42 U.S.C 6972); Safe Drinking Water Act Claimants intend to seek judicial recourse in the form of a citizen suit to prevent and remedy continuing violations of the above environmental statutes. Such judicial recourse will seek to prevent Becca and Sparks from continuing to release pollutants into and onto the surface and subsurface lands, ground waters, surface waters, drinking aquifers and

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
609	Criag and LuAnn Duderstadt and Goliad County	Uranium Energy Corp.	3/17/2008	3/25/2008	CWA		This letter is being issued to supplement a previous announcement and formal notice of intent to sue dated February 27, 2008 pursuant to 42 U.S.C. 300j-8(a)(1)(A) as required for actions under the Safe Drinking Water Act("SWDA"). Section 300j-(a)(1)(A) and (B) provide that "any person may commence a civil action on his own behalf against any personwho is alleged to be in violation of any requirement prescribed by or under this subchapter." By this letter, Craig adn LuAnn Duderstadt join Goliad County (collectively "complainants") in notifying Uranium Energy Corp. of its intent to file suit under the citizen suit provision of the SDWA. Specifically, complainants intend to file suit against Uranium Energy Corp. for its violation of 300h(b)(1)(A) of the Safe Drinking Water Act for conducting unauthorized "injection activity in a manner that allows the movement of fluid containing any contaminant into unerground sources of drinking water, the presence of that contaminant may adversely effect the health of persons." See also 40 C.F.R. 144.11 and 142.12 Uranium Energy Corp. is further notified that this lawsuit will allege the following:
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
610	The Board of Water and Sewer Commissioners of the City of Mobile and Alabama public	Tom Dodd Nurseries,Inc.	3/13/2008	3/13/2008	CWA		The Board of Water and Sewer Commissioners of the City of Mobile, an Alabama public corporation authorized and existing under Ala. Code 11-50-340, et seq., hereby places you on notice pursuant to 33 U.S.C. Section 1365(b) of the CWA, that it believe that Tom Dodd Nurseries, Inc. has violated and continues to violate the Clean Water Act and has violated and continues to violate an effluent standerd or limitation or an order with respect thereto under Section 505(a)(1) of the CWA and by failing to adhere to the terms and conditions of Federal and Alabama permitting laws, thereby causing pollutants to be discharged into Crooked Creek, a tributary to Big Creek Lake, which is the exclusive drinking water source of the City of Mobile.
611	Sandy Hook Watermans Alliance, Inc.	Red Bank Colts Neck Township and New Jrersey Sprot and Exoposition Authority/ Monmouth Park	3/17/2008	3/25/2008	CWA		Sandy Hook Watermans Alliance, Inc. hereby places the Borough of Red Bank, Colts Neck Township and New Jersey Sprot and Exoposition Authority / Monmouth Park (at times, collectively referred to as "you') on notice that following the expiration of 60 days from this Notice OF Intent to file suit, Alliance intends to bring suit in the United States District Court, District of New Jersey against you for violations of various provisions of the Clean Water Act, inter alia. Some of those violations are hereinafter presented, although no limitation is intended.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
612	Louisiana Environmental Action Network	Leon Duplessis & Sons, Inc.	3/6/2008	3/11/2008	CWA		The purpose of this letter is to advise you, as principal executive officer of Leon Duplessis & Sons , Inc. (Duplessis), a construction sand and gravel facility located at 11214 Highway 23, Belle Chasse, Louisiana, that the Oakville Community Actin Group (Oakville) and the Louisiana Environmental Action Network (LEAN) intend to sue Duplessis under Section 505 of the Clean Water Act 33 U.S.C. 1365 , for continuing violations of the Clean Water Act, 33 U.S.C. 1251- 1377. Duplessis retains operational control and overrall responsibility for the regulated facility. □
613	Mr. Rhett Taber and Mrs. Julie Taber	U.S. Army Corps of Engineers	3/28/2008	4/1/2008	CWA		Mr. Rhett Taber and Mrs. Julie Taber, owners of the property located at 904 Schloss Street in Wrightsville Beach, North Caroline. Pursuant to Section 505(b)(1) of the Clean Water Act, 33 U.S.C. 1365(b)(1), and 40 C.F.R. 135.2 (a)(3), you are hereby notified of the Tabers' intent to file suit in the United States District Court for the Eastern District of North Carolina regarding violations of Sections 301 and 404 of the Clean Water Act and U.S. Army Corps of Engineers General Permit Number 197800056 that the United States Coast Guard has committed and continues to commit at its Station located on Wrightsville Beach, North Carolina(the Station"). 33 U.S.C. 1311 & 1344.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
614	Alliance	Texas Gulf Wind, LLC., Babcock & Brown Renewable Holding, Inc.	3/20/2008	3/20/2008	CWA		Coastal Habitat Alliance we hereby provide notice of intent to file suit against Texas Gulf Wind, LLC. Babcock Renewable Holdings, Inc., its corporate parent, PPM Energy, Inc., the John G. Kenedy Jr. Charitable Trust, and the John G. & PPM Energy, the Trust and the Foundation have allowed, and continue to allow, non-permitted dredge and fill discharges from their property and their activities into jurisdictional wetlands and United States waters in violation of Section 301 of the Clean Water Act.
615	Watauga Watershed Alliance,	Radford Quarries of Boone, Inc.	4/5/2008	4/9/2008	CWA		Watauga Watershed Alliance alleges that Radford Quarries of Boone, Inc. is in violations of the Federal Clean Water Act during the operation of its quarry located in Johnson County, Tennessee for which NPDES Permit No. TN007217 was issued, effective May 1, 2002, and expired on April 30, 2007. This Notice is sent on behalf of the Watauga Watershed Alliance.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
616	Palm Beach County Reef Rescue's	Palm Beach County	3/28/2008	4/7/2008	CWA		Palm Beach County Reef Rescue's intent to file suit against Plam Beach County for illegal dredged spoil discharges and violations by the County as a result of the South Lake Worth Inlet and AIWW Maintenance Dredging Project (Permit No. 0117708-001-JC).
617	California Sportfishing Protection Alliance	Rio Bravo Rocklin	3/27/2008	4/1/2008	CWA		California Sportfishing Protection Alliance alleges that Rio Bravo Rocklin is in violation and Intent to file suit provides notice of the violations that have occurred, and continue to occur, at the facility. Consequently, Rio Bravo Rocklin is hereby placed on formal notice by CSPA that, after the expiration of sixty (60) days from the date from the date of this Notice of Violation and Intent to File Suit, CSPA intends to file suit in federal court against Rio Bravo Rocklin under Section 505(a) of the Clean Water Act (33 U.S.C. 1365(a), for violations of the Clean Water Act and the General Industrial Strom Water Permit. These violations are described more fully below.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
618	Upper Chattahoochee Riverkeeper, Inc.	DD&M Investments, LLC	3/24/2008	4/1/2008	CWA		Upper Chattachoochee Riverkeeper, Inc. intends to bring a citizen suit 60 days from the date of this letter under section 505 of the federal Clean Water Act ("CWA") and the Georgia Water Quality Control Act("GWQCA") against DD&M investments, LLC ("DD&M") and Daniel Hodge. The lawsuit will seek injunctive relief civil penalties, attorneys' fees adn expenses of litigation, for violations of the CWA and the GWQCA.
	Environmental Integrity Project, Potomac Riverkeeper	Faulkner Fly Ash Storage Facility	4/2/2008	4/7/2008	CWA		Enironmental Integrity Project, the Potomac Riverkeeper, and teh individual plaintiffs identified in attachment A (collectively, "Plaintiffs") to provide you with notice of their intent to file suit for significant and ongoing violations of the Clean Water Act, 33 U.S.C. 1251 et. seq,("CWA") at the Faulkner Fly Ash Storage Facility("the Facility").
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
620	Missouri Coalition for the Environment Foundation	City of Silex	4/2/2008	4/8/2008	CWA		Missouri Coalition for the Environment Foundation intends to bring suit in federal district court against the City for violations of the federal Clean Water Act, 33 U.S.C. 1251 et seq. (CWA). This letter satisfies the CWA requirement that at least 60 days notice of intent to sue be given to the Administrator of the U.S. Environment Protection Agency, to the state in which the violation occurred, and to any alleged violator.
	Upper Saddle River	Rockland County Sewer District No. 1	4/4/2008	4/7/2008	CWA		Upper Saddle River alleges that the Rockland County Sewer District No. 1 for violating, and continuing to violate, effluent standards and limitations as defined by 505(f) of the CWA, 33 U.S.C. 1365(f), by discharging pollutants into waters of the United States without or in violation of this or any other permit as is required under CWA 301(a), 33 U.S.C. 1311(a).
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
622	Upper Saddle River, New Jersey	Rockland County Sewer District	4/7/2008	4/14/2008	CWA		We represent the Borough of Upper Saddle River, New Jersey, together with the five individuals listed in the next paragraph. This letter is to advis you that we are authorized to provide you with this Notice of Intent to Sue the Rockland County Sewer District No. 1 ("RCSD1#1) on behalf of Upper Saddle River, New Jersey, and other potential citizen plaintiffs within the Village of Airmont and Upper Saddle River including those individuals identified below, for unpermitted, illegal, and continuous discharges into the Saddle River, a federally protected waterway. This Notice is sent pursuant to 33 U.S.C. 1365 and 40 CFR 135.2 and 135.3
623	Atchafalaya Basinkeeper and Louisiana Environmental Action Network	David Fruge'	4/11/2008	4/15/2008	CWA		Atchafalaya Basisnkeeper and Louisiana Environmental Action Network(Lean) intend to sue David Fruge' in his official capacity as Executive Director of the Atchafalaya Basin Program and Ms. Sandra Thompson-Decoteau as named permittee under Section 505 of the Clean Water Act, 33 U.S.C 1365, for violations of the Clean Water Act, 33 U.S.C 1251-1376.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
624	Ogeechee- Canoochee River	T.C. Logging, Inc., Low Country Land Clearing, LLC, RSM Environmental Land Clearing, Inc., and Mr. Carl Proman	4/17/2008	4/22/2008	CWA		Ogeechee-Canoochee Riverkeeper, you are hereby notified that ORCK intends to file suit against T.C. Logging, Inc., Low Country Land Clearing, LLC, RSM Environmental Land Clearing, Inc., and Mr. Carl Proman (collectively referred to as "T.C. Logging site owners and contractors") for serious and ongoing violations of the Federal Water Pollution Control Act ("Clean Water Act" or "CWA", 33 U.S.C 1251 et seq.). The construction of a road on the property located at 8118 Old River Road ("T.C. Logging site" or "the site") has resulted in the unpermitted filling of wetlands in violation of the Clean Water Act, and the continuing unpermitted discharge of pollutants into waters of the United States. The notice is provided pursuant to the citizen suit provision of the Clean Water Act, 33 U.S.C. 1365(a)(1) and (b)(1)(A). Unless you provide a complete remedy for the legal violations arising out of the illegal filling of wetlands and umpermitted discharges within the next sixty (60) days,a suit will be filed in the United States
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Mr. William G. Howard	Ralcorp Holdings, Inc., The Carriage House Companies(f/k/a The Torbitt & Castleman Company,	5/9/2008	5/14/2008	CWA		Mr. William G. Howard this letter gives notice to Ralcorp Holdings, Inc. (Ralcorp") and its subsidiary, The Carriage House Companies (f/k/a The Torbitt & Castleman Company, hereafter "CHC"), that after a sixty (60) day period following receipt of this notice, a civil suit will be commenced pursuant to Clean Water Act due to ongoing pollution associated with land farming activities by CHC at 1 Quality Place, Buckner, Kentucky, 40010.
	Conservation Alabama Foundation, Inc.	Town of Asford	5/16/2008	5/22/2008	CWA		Conservation Alabama Foundation, Inc. may file suit against the Town of Ashford for discharges of pollutants from the Town of Ashford Lagoon into Mill Creek in violation of the limitations adn conditions of NPDES Permit No. AL0057878 as reported in Department of Environmental Management from May 2003 to May 2008, including but not limited to, the following:

On Behalf Of Against Date Letter Pate Received Statute State General Description	
This letter is in response to your March Notice of Intent to file a citizen suit pure the Clean Water Act in which you alleg Black Wolf Mining Company ("Black W violated and continues to violate, the C the state adn federal surface mining ac exceeding the selenium effluent limits. Orders were issued by the West Virginia Department of Environmental Protection Black Wolf Mining Company 5/16/2008 5/19/2008 CWA CWA CWA This letter is in response to your March Notice of Intent to file a citizen suit pure the Clean Water Act in which you alleg Black Wolf Mining on or aroun or accountable of the State and February and State agency in charge of administering question and continuing to on or aroun accountable of Amountable	ursuant to ege that Wolf") has e CWA and acts for s. However, ginia etion that with regards the in und April 5, VDEP, the ing NPDES ecember 14, on April 5, IV1006118 e Orders set lack Wolf to the Black ent limits by ut April conitinued to

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
628	Hancock County Lanc, LLC	Gulf Restoration Network's	5/1/2008	5/6/2008	CWA		Hancock County Land, LLC may have an interest in the property that is the subject of the Gulf Restoration Network's notice of intent to sue, sent on January 10, 2008. For this reason, we forward the same notice to you pursuant to section 505 of the Clean Water Act (33 U.S.C. 1365.)
629	California Sportfishing Protection Alliance	Central Valley Waste Services	4/28/2008	6/5/2008	CWA		California Sportfishing Protection Alliance in regard to violations of the Clean Water Act that CSPA believes are occurring at Central Valley Waste Services located at 1333 E. Turner Road in Lodi, California. CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the San Joaquin River, the Sacramento-San Joaquin River Delta (the "Delta"), and other California water. This letter is being sent to you as the responsible owners, officers, or operators of Central Valley Waste Service (all recipients are hereinafter collectively referred to as "CVWS").

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
620	Conservation Alabama Foundation, Inc	Cleanwater Solutions, LLC	4/21/2008	4/28/2008	CWA		Clearwater Solutions, LLC for discharges of pollutants from the Elmore Correctional Facility Wastewater Lagoon into an unnamed tributary of Callaway Creek in violation of the limitation and conditions of NPDES Permit No. AL0043451 as reported in Discharge Monitoring Reports submitted by Cleanwater Solutions, LLC to the Alabama Department of Environmental Management from April 21,2003 to April 21,2008, including, but not limited to, the following: Civil penalties of up to \$32,500 per violation per day may be assessed by the court. Suit may be avoided if these violations have been permanently abated before the expiration of 60 days following service of this notice. Please advise the undersigned of any measures that you may undertake which you contend have permanently abated these violations before suit is filed.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
631	Orange County Coatkeeper	Vi-Cal Metals, Inc.	4/24/2008	5/1/2008	CWA		Orange County Coastkeeper in regard to violations of the Clean Water Act and the State of California's permit to discharge stroms water associated with industrial activities occurring at the Vi-Cal Metals, Inc. facility located at 1400 N.Baxter street, Anaheim, CA 928806. Information available to Coastkeeper indicates that Vi-Cal Metals, Inc. is the owner and operator of the Vi-Cal Anaheim Facility. Vi-Cal Metals has engaged and continues to engage in ongoing and continuous violations of the substantive and procedural requirement of the Strom Water Permit. These violations of the Strom Water Permit are violations of the Clean Water Act. The Clean Water Act provides that an owner and/or operator is liable and subject to civil penalties for violations of its provisions. As owner and operator of the Vi-Cal Anaheim Facility, Vi-Cal Metals is liable and subject to civil penalties for violations of the Storm Water Permit and the Clean Water Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
632	Edna Affholter;Jerry Affholter;Zachariah□ Aliejo-Amayu; Leanne Allen; Jesus Alvarez; Maribel Alvarez; Pablo Alvarez;and Victims	BAC Pritchard, Inc. and Track Four, Inc.	3/5/2008	3/11/2008	CWA		Amayu; Leanne Allen; Jesus Alvarez; Maribel Alvarez; Pablo Alvarez; and Victims allege that BAC Pritchard, Inc. and Track Four, Inc., collectively referred to hereafter as Polluter, on notice that following the expiration of sixty (60)days from the date of this Notice, Victims intend to name BAC Pritchard Inc. and Track Four, Inc. in their Federal District Court Action (Eastern District Case No. 1:07-cv-00388-OWW-DLB) for Polluter's continuing violations of "an effluent standard or limitation", permit condition or requirement and /or "an order issued by the Administrator or a State with respect to such standard or limitation " CWA 505(a)(1),33 U.S.C. 1365(a)(1), the Code of Federal Requlations, and the Basin Plan, as exemplified by Polluter's illegally discharging pollutants from a point
633	Conservation Alabama Foundation, Inc.	Dekalb County Board of Education	3/26/2008	4/2/2008	CWA		Conservation Alabama Foundation, Inc. allege that Dekalb County Board of Education for discharges of pollutants from Geraldine High School Wastewater Trestment Plant at 13011 Alabama Highway 227, Geraldine, Alabama 35974 into an unnamed tributary of Scarham Creek in violation of the limitations and conditions of NPDES Permit No. AL0050989 as reported in Discharge Monitoring Reports submitted by the Dekalb County Board of Education to the Alabama Department of Environmental Management from March 26, 2003 to March 26, 2008, including but not limited to, the following:

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
634	Conservation Alabama Foundation, Inc.	Town of Ashford	5/16/2008	5/22/2008	CWA		Conservation Alabama Foundation, Inc. may file suit against the Town of Ashford for dishcharges of pollutants from the Town of Ashford Lagoon into Mill Creek in violation of the limitations and conditions of NPDES Permit No. AL0057878 as reported in Discharge Monitoring Reports submitted by the City of Dothan to the Alabama Department of Environmental Management from May 2003 to May 2008, including but not limited to , the following:
635	W.Drew Alden and Tomales Bay Shellfish Farms Inc.	California Department of Parks and Recreation	5/21/2008	5/27/2008	CWA		W. Drew Alden and Tomales Bay Shellfish Farms, Inc. hereby place the Cailfornia Department of Parks and Recreation on notice that following the expiration of sixty (60) days from the date of this Notice. W.Drew Alden and Oyster Company intend to bring suit in Federal District Court against State Parks for its continuing violations of "an effluent standard or limitation," permit condition or requirement and /or "an issued by the Administrator or a State with respect to such standard or limitation under 505(a)(1) of the Act, 33 U.S.C 1365(A)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by the incidents of noncompliance listed below.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
636	Judith Vander Salm	Bailin & Associates, Inc. , Salisbury Hill Condominium Trust	5/5/2008	5/12/2008	CWA		Judith Vander Salm intends to file suit in federal district court agaist both Bailin & Associates and the Salisbury Hill Condominum Trust for their various violations of the Federal Clean Water Act (33 U.S.C 1251 et. seq.). This notice is served pursuant to 33 U.S.C 1365(b), according to which a plaintiffin intending to file a citizen suit charging violations of the Clean Water Act must give the alleged violator 60 days notice prior to filling such suit. You are by this letter served notice of such forthcoming suit both in your capacity as registered agent and officer of Bailin & Associates and trustee of the Salisbury Hill Condominum Trust.
637	Conservation Alabama Foundation, Inc.	Alabama Department of Conservation and Natural Resources and M.Barnett Lawly	5/8/2008	5/13/2008	CWA		Conservation Alabama Foundation, Inc. may file suit agaist the Alabama Department of Conservation and Natural Resources and M.Barnett Lawly, individually and officially, for discharges of pollutants from the Upper Wastewater Treatment Plant at Cheaha Resort State Park into an unnamed tributary of Hillabee Creek in violation of the limitations and conditions of NPDES Permit No. AL0046728 as reported in Discharge Monitoring Reports submitted by the ADCNR to the Alabama Department of Environmental Management from May 2003 ot May 2008, including, but not limited to, the following

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638	Conservation Alabama Foundation, Inc.	Alabama Department of Conservation and Natural Resources and M.Barnett Lawly	5/8/2008	5/15/2008	CWA		Conservation Alabama Foundation, Inc. may file suit agaist the Alabama Department of Conservation and Natural Resources and M.Barnett Lawly, individually and officially, for discharges of pollutants from the Upper Wastewater Treatment Plant at Cheaha Resort State Park into an unnamed tributary of Hillabee Creek in violation of the limitations and conditions of NPDES Permit No. AL0046736 as reported in Discharge Monitoring Reports submitted by the ADCNR to the Alabama Department of Environmental Management from May 2003 ot May 2008, including, but not limited to, the following

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
620	The West Virginia Highlands Conservancy , Ohio Valley Environmental Coalition	Independence Coal Company, Inc.	5/19/2008	5/27/2008	CWA		The West Virginia Highlands Conservancy and the Ohio Valley Environmental Coalition in accordance with section 505 of the Clean Water Act, 33 U.S.C 1365 and 40 C.F.R Part 135, hereby notify you that Independence Coal Company, Inc., has violated, and continues to violate, "an effluent standing or limitation" under Section 505 (a)(1)(A) of the Act, 33 U.S.C. of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of WV/NPDES Permit Number WV1016890. Furthermore, Independence is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C 1311, as a result of its discharge of selenium into West Virginia's waters in an amount in excess of the final selenium effluent limits specified in WV/NPDES Permit Number WV1016890. Furthermore, Independence is in ongoing and continuing selenium into West Virginia's waters in an amount in excess of the final selenium effluent limits specified in WVHC and OVEC intend
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
640	John and Theresa Hendrix	Ceja Corporation	4/3/2008	4/9/2008	CWA		John and Theresa Hendrix of their intent to file citizen suit against Ceja Corporation pursuant to the Federal Water Polluntion Control Act, or CWA, 33 U.S 1365; Comprehensive Environmental Response, Compensation and Liability Act; Soild Waste Disposal Act or Resource Conservation and Recovery Act ("SWDA or RCRA," 42 U.S.C. 6972); Safe Drinking Water Act and Oklahoma law
641	Teri Leslie	O'Charley's Inc.	3/19/2008	4/11/2008	CWA		Teri Leslie, am sending this "notice of intent to sue " to fullfill the citizen suit provisions of section 505,33 U.S.C. 1365 of the Clean Water Act (CWA.) These violations are against the store located at 1629 Dixie Hwy, Elizabethtown, KY, 42701. The violation is pertaining to the hazardous soild waste issues with the snow mounds contaminated with motor oil, antifreeze, and other contaminants that O'Charly's generates in the parking lot of this facility. The mounds were placed near or around unmarked strom drains that carry the pollutants directly to our rivers and streams untreated. This is a clear violation of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
642	Mr. James Haig	Mobile County	4/8/2008	4/14/2008	CWA		Mr. James Haig by and through undersigned counsel hereby places you on notice pursuant to 33 U.S.C 1365(b) of the CWA, that is believes that Mobile County has violated and continues to violate the CWA and continues to violate an effluent standard or limitation or an order with respect therto under Section 505(a)(1) of the CWA.
643	Chattahoochee RiverWatch	City of Columbus	4/8/2008	4/14/2008	CWA		Chattahoochee RiverWatch in matters arising out of polluntion of waters of the United States by land-disturbing activities in connection with the road construction and dam-rebuilding project on Effingham Way/Ginger Drive at the Ginger Creek crossing in Columbus, Georgia, The purpose of this letter is to inform you that Chattahoochee RiverWatch intends to bring a citizens suit 60 days from the date of this letter under sections 505 of the federal Clean Water Act and the Georgia Water Quality Control Act against the City of Columbus, as owner, and Abney Grading and Paving Inc, as operator, for the land-disturbing activities on the Site that cause, or contribute to, violations of the General Stormwater Permit, the CWA and the GWQCA. The suit will seek injunctive relief, civil penalties,

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	Northern California River Watch	Redwood Landfill	4/15/2008	4/21/2008	CWA		Northern California River Watch to augment River Watch's previous Clean Water Act Notice of Violations dated February 6, 2007. In the course fo discovery, including a site visit and sampling of fluids being discharged at strom water discharge outlets, River Watch has obtained further evidence of the discharge of pollutants at the Redwood Landfill in violation of California's General Industrial Storm Water Permit for Industrial Strom Water Discharges (WDID 228S003380) and in violation of CWA 301(a),33 U.S.C. 1311(a).
	California Sportfishing Protection Alliance	Davis Street Station for Material Recycling and Transfer Waste Management of Alameda County, Inc.	4/16/2008	4/21/2008	CWA		California Sportfishing Protection Alliance in regard to violations of the Clean Water Act that CSPA believes are occurring at the Davis Street Station for Material Recycling and Transfer located at 2615 Davis Street in San Leandro, California. CSPA believes are occurring at the Davis Street Station for Material Recycling and Transfer located at 2615 Davis Street in San Leandro, California waters. This letter is being sent to you as the responsible owners, offices, or operators of the Facility.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
646	Puget Soundkeeper Alliance	ACE Galvanizing Inc.	4/8/2008	4/14/2008	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against ACE Galvanizing Inc. under Section 505 of the Clean Water Act, 33 USC 1365, for the violations of the CWA occuring at the Ace Galvanizing, Inc. industrial facility located at 621 NW 41st Street, in Seattle, Washington.
647	Dean and Cheryl Wildrick	Village of Cuba	4/28/2008	5/5/2008	CWA		Dean and Cheryl Wildrick intent to file a citizen suit against Village Cuba continues to violate the Resource Conservation and Recovery and Clean Water Acts by the continued failure to comply with the provisions of the Acts and the Act's implemting regulations, by allowing hazardous wastes to emanate from the landfill to adjacent property, which continue to cause damage to the Wildrick property which such unnamed creek eventually discharges into the Genessee River, a water of the United States.

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648	Alabama Foundation Inc.	Alabama Department of Mental Health and Mental Retardation and Commissioner John Houston	6/5/2008	6/10/2008	CWA		Conservation Alabama Foundation, Inc. may file suit against the Alabama Department of Mental Health and Mental Retardation and Commissioner John Houston for discharges of pollutants from the Searcy Hospital Lagoon into Cedar Creek in violation of the limitations and conditions of NPDES Permit No. AL0056928 as reported in Discharge Monitoring Reports submitted by the Alabama Department of Mental Health and Mental Retardation to the Alabama Department of Environmental Management from May 2003 to May 2008, including but not limited to, the following:
649	Greater Yellowstone Coalition, Natural Resources Defense Council, Eastern Idaho Group of the Sierra Club	US Forest Service, Bureau of Land Managment	6/23/2008	6/25/2008	CWA		Alleged violations of CWA by USFS and BLM in authorizing Simplot Co expansion of Smoky Canyon Mine in Idaho's Caribou-Targhee National Forest

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
650	National Wildlife Federation, Washington Wildlife Federation, Federation of Fly Fishers, Idaho Rivers United, Pacfic Coast Federation of Fisherman's Associations, Norethwest Sportfishing Industry Ass'n, Sierra Club, Trout Unlimited, NW Energy Coalition		6/27/2008	7/1/2008	CWA		Allegation that NMFS, Corps, BuRec, BPA violated CWA 401 by not obtaining state certification for continued maintenance and operation of 14 major hydro dams in Columbia River Power System prior to receiving NOAA permit. NOAA in violation of CWA 401 because did not get state 401 cert before issuing federal permit to other federal agencies.
651	Sierra Club, Save our Cumberland Mountains and Tennessee	National Coal Corporation and National Coal Corp.	7/9/2008	7/15/2008	CWA		Sierra Club, SOCM and TCWN hereby place you on notice, pursuant to Section 505(b) of the CWA and Section 520(a)(1) of (SMCRA), 30 U.S.C 1270(a)(1), require that 60 days prior to filing a citizen suit in federal district court under Section 505(a) of the CWA and Section 520(a)(1) of SMCRA, notice of the alleged violations must be given to the alleged violator, the US Environmental Protection Agency, the State in which the violations occur, the Secretary of the Interior and the Director and Regional Director of the Office of Surface Mining Reclamation an Enforcement(OSM).

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			Date Letter	Date Received	Statute	State	General Description
В	Rrooks David I	IFranklin Adcock, Louise Adcock	5/30/2008	6/4/2008	CWA		Zada Law, Penny Brooks, and David Schundt to file a citizen suit against Franklin Adcock and Louise Adcock pursuant to 33 U.S.C. 1365 for violations of the Clean Water Act on property owned and operated by Mr. Adcock located at 1043 Thompson Lane in Ashland City, Cheatham County, Tennessee. The full name, address, and telephone numbers of the Petitioners are provided here in compliance with 40 C.F.R. 135.2. However, the Petitioners are represented by counsel, and any response to this Notice of Intent to File Suit should be directed to their attorney, Gregory Buppert at the law firm of Dodson, Parker, Behm & Capparella, P.C., whose address and phone number are above.
		Metro Metals Northwest,Inc.	6/18/2008	6/23/2008	CWA		Columbia Riverkeeper to provide you wish sixty days notice of Columbia Riverkeeper's intent to file a citizen suit against Metro Metals Northwest Inc. under Section 505 of the Clean Water Act 1365, for ongoing violations as described below. In addition, this letter is a request for a copy of the complete and current Stormwater Pollution Prevention Plan required of Metro Metals under its National Pollutant Discharge Elimination System permit.

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654	Lake Watch of Lake Martin and Conservation Alabama Foundation	Town of Wadley	6/13/2008	6/23/2008	CWA		Lake Watch of Lake Martin and Conservation Alabama Foundation may file suit against the Town of Wadley for discharges of pollutants from the Town of Wadley Lagoon located at Alabama Highway 22 West into the Tallapoosa River in violation of the limitations and conditions of NPDES Permit No. AL0062847 and the terms and conditions of Consent Order No. 05-037-CWP as reported in Discharge Monitoring Reports and other documents submitted by the Town of Wadley to the Alabama Department of Environmental Management from June 2003 to June 2008.
655	Conservation Alabama Foundation	Pike Road Plantation	6/24/2008	7/2/2008	CWA		Conservation Alabama Foundation may file suit against you d/b/a Pike Road Plantation for discharges of pollutants from Pike Road Plantation located at 6155 Troy Highway into an unnamed tributary of Little Catoma Creek in violation of the limitations and conditions of NPDES Permit No. AL0059561 as reported in Discharge Monitoring Reports and other documents submitted by Pike Road Plantation to the Alabama Department of Environmental Management from June 2003 to June 2008.

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	Inland Empire Waterkeeper/Orang e County Coastkeeper	State of California's	6/18/2008	6/24/2008	CWA		Inland Empire Watekeeper/Orange County Coatkeeper in regard to violations of the Federal Water Pollution Control Act, 33 U.S.C. 1251 et seq. and the State of California's permit to discharge strom water associated with construction activities. The violations at issue are occurring on your property located adjacent to and on the North side of the waterway known as the Santa Ana River at 13200 and 13300 Citrus Street, Corona, California.
	Conservation Alabama Foundation, Inc.	Dekalb County Board of Education	4/3/2008	4/10/2008	CWA		Conservation Alabama Foundation Inc. may file suit against the Dekalb County Board of Education for discharges of pollutants from Ider High School Wastewater Treatment Plant at 1064 Crab Apple Lane, Ider, Alabama 35981 into Moore Branch in violation of the limitations and conditions of NPDES Permit No. AL0043851 as reported in Discharge Monitoring Reports submitted by the Dekalb County Board of Education to the Alabama Department of Environmental Management from April 3, 2003 to April 3, 2008, including but not limited to.
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658	Lake Oswego Hunt	Hunt Club	5/13/2008	5/19/2008	CWA		Lake Oswego Hunt, Inc. of our intent to file a citizen suit against the Hunt Club in 60- days to stop ongoing violations of federal and state water quality laws and to abate a public nuisance created by the unpermitted placement of fill material into the waters of the state.
659	The State of Missouri	Doe Run Resources Corporation	6/2/2008	6/9/2008	CWA		The State of Missouri hereby gives notices to the Doe Run Resources Corporation d/b/a The Doe Run Company that Missouri intends to file suit against Doe Run for violating the Resource Conservation and Recovery Act, 42 U.S.C. 6901-79b, the Clean Water Act(CWA),33 U.S.C1251-*1376, the Clean Air Act, 42 U.S.C. 7401-7671q, and the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9601-9675, because Doe Run has mishandled solid and hazardous waste- primarily lead, zinc and lead tailings, but also arsenic, cadmium, chromium, copper manganese, nickel, and thallium at the Sweetwater Mine and Mill, and such mishandlings has resulted in contamination of the soil, air, and water at and near the Mine and Mill.

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660	Environment Rhode Island and its members and Newport residents Burton Hoffman, Henry Rosemont, Jr. David Wixted, and Henry T. Wrobel	Newport and Earth Tech	3/12/2008	3/17/2008	CWA		This is written on behalf of Environment Rhode Island and its members and Newport residents Burton Hoffman, Henry Rosemont, Jr., David Wixted, and Henry T. Wrobel (collectively, "Environment Rhode Island"). letter, I use the term "Newport system" to refer to this entire collection of piping, facilities, outfalls, and related infrastructure. Earth Tech, Inc. ("Earth Tech"), a Tyco International company, operates the Newport system. In December 2000, Newport and Earth Tech entered into a twenty-year service contract wherein Earth Tech accepted responsibility for the operation of the Newport system. Earth Tech further accepted responsibility for compliance with applicable laws pertaining to the operation of the Newport system and the nature of the system influent (all wastewater, storm water, and infiltration and inflows entering the system) and effluent (all wastewater and storm water discharged from the Newport Water Pollution Control Plant, the CSO outfalls, and storm water outfalls). Newport pays Earth Tech approximately three million dollars per year for this service.
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661	Black Warrior Riverkeeper, Inc.	Waterworks and Sewer Board of the City Hanceville	7/8/2008	7/14/2008	CWA		Black Warrior Riverkeeper, Inc. may file suit against the Waterworks and Sewer Board of the City of Hanceville for violation of an order issued by the State with respect to an effluent standard or limition under the Act. On March 11, 2008, the Alabama Department of Environmental Management issued Administrative order no. 08-113-WP to the Waterworks and Sewer Board of the City of Hanceville with respect to a number of discharges of pollutants(sanitary sewer overflows) to Mud Creek that were not permitted under 33 U.S.C. 1342 and were therefore unlawful under 33 U.S.C. 1311. Paragraph A of Adminstrative Order No-08-113-WP requires that the Waterworks and Sewer Board of the City Hanceville pay a civil penalty of \$25,7500 to the Alabama Department of Environmental Management not later than forty-five day after issuance of the Adminstrative Order. The Waterworks and Sewer Board of the City of Hanceville has violated and continues to violate paragraph A of Administrative Order No. 08-113-WP by its failure to pay \$25,700 to the Alabama Department of Environmental Mangement not later than April 25,2008.
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662	Riverkeeper's	Lehigh Cement Company	7/10/2008	7/14/2008	CWA		region's waters and, when necessary, file citizen suits under the CWA,RCRA and other appropriate statutes to prevent and remediate pollution problems. Many of our members and contituents live near Catskill adn recreate in that region of the Hudson River. According to documents collected from New York State Department of Environmental Conservation and the United State Environmental Protection Agency, LCC's Catskill, NY facility is comprised of two contiguous properties- Lehigh Cemento and Lehigh-Alsen directly to the north. The Cementon property contains LCC's current while the Alsen property contains the Alsen cement plant, which is no longer in operation, and the Alsen Dust Disposal facility, which underwent a phased closure between 1987 and 1997, and
	Peggy and Marc Driskill,Galyn and Scott Martin, and Faye Goins		5/12/2008	5/21/2008	CWA		Peggy and Marc Driskill, Galyn and Scott Martin, and Faye Goins intend to file an action in federal district court under RCRA and the CWA regarding continuing and ongoing releases of toluene, acetone, methyl isobutyl ketone (MBK), methyl ethyl ketone (MEK), naphthalene, benzene, trimethylbenzene, cardon disulfide, n-Propylbenzene ethylbenzene, and xylenes onto my clients' properties and into the Harpeth River and Liberty Creek, waters of the state and Liberty Creek, waters of the state and the United States.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
664	San Francisco Baykeeper	San Mateo County, Burlingame Hills Sewer Maintenace District	6/5/2008	7/17/2008	CWA		San Francisco Baykeeper to provide notice of Baykeeper's intent to sue for violations of the Federal Water Pollution Control Act, 33 U.S.C1251 et seq, CWA committed by San Mateo County and the Burlingame Hills Sewer Maintenance District in the unincorporated section of Burlingames. The CWA violations at issue are:(1) discharge of pollutants to waters of the United States without National Pollution Discharge Elimination System Permit("NPDES") permit authorization in violation of CWA section 301(a), 33 U.S.C 1311(a); and (2) violations of NPDES No. CAS0029921, Order No. R2-2003-0023, amending Order No.99-0599(hereinafter the "MS4 Permit").
	Friends of Hurricane Creek and John Wathen	SDW, Inc.	5/20/2008	5/27/2008	CWA		Friends of Hurricane Creek and John Wathen intend to file suit against SDW, Inc. for violations of NPDES Permit No. ALR165846 at the facility known as the Williamsburg Subdivision located at Mary Ford Boulevard in Tuscaloosa, Alabama.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
666	Mr.Nelson Allison and Mrs. Rebecca Allison	SRH Development Co., LLC, Schnyder & Riels Development, Inc. and Jarco	7/11/2008	7/17/2008	CWA		SRH Development Co, LLC, Schnyder & Riels Development, Inc., and Jarco Development, LLC(sometimes collectively referred to as "the developer") as well as the federal and state agencies listed as receiving copies of this letter, that Mr.Nelson Allison and Mrs. Rebecca Allison intend to file suit in sixty(60)days under 33 U.S.C. 1365(a)(1) of the Clean Water Act ("CWA") against the developer for violations of the Federal Clean Water Act during construction of Rivercrest subdivision in Arden, NC(sometimes referred to as "the development"). This letter alson provides notice of intent to sue to the United States Environmental Protection Agency and the North Carolina Department of Environmental and Natural Resources, as required by 40 C.F.R 135.2.
667	Northern California River Watch	Chevron Corporation and Chevron U.S.A., Inc	7/18/2008	7/23/2008	CWA		Northern California River Watch I am providing statutory notification to the Chevron Corporation and Chevron U.S.A., Inc., of River Watch's intention to initiate a civil action in federal court under the provisions of the Clean Water Act, 33 U.S.C. 1251 et. et seq., in conjunction with Chevron's continuing operations at several of its Northern California current and former underground storage tank("UST") sites as further identified in this Notice.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
668	Jay Letto, Dawn Stover	Dennis Contracting	7/14/2008	7/21/2008	CWA		Jay Letto and Dawn Stover to give you sixty days' notice of their intent to file a citizen suit against yourselves and Dennis Contracting for violating 301(a) and 402 of the CWA, 33 U.S.C. 1311(a) and 1342 in operation of the Sleepy Hollow Quarry.
660	ISIATTO LILIN KEIL	Clintwood Elkorn Mining Company	6/10/2008	6/16/2008	CWA		Sierra Club and KFTC hereby place you on notice, pursuant to Section 505(b) of the CWA, that it beleves that the Clintwood Elkhorn Mining Company, SMCRA permit 878-4150mAmendment 1, in Pike County, Kentuckey has violated and continues to violate an effluent standard or limitation under Section 505(a)(1)(A) of the CWA, 33 U.S.C. 1365(a)(1)(A), in the following reapects.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
670	Black Warrior Riverkeeper, Inc.	Quality Coal Co.,	5/12/2008	5/19/2008	CWA		Black Warrior Riverkeeper, Inc. intends to file a lawsuit under section 505 of the Clean Water Act ("CWA"), 33 U.S.C. 1365, against Quality Coal Co.,Inc., for violations of the CWA and the Alabama Water Pollution Control Act 22-22-1 et sec, Code of Alabama 1975, and the regulations thereunder, as more fully referenced below, by Pleasent Grove South Mine P-3844 is owned and operated by Qulity Coal Co., Inc. Black Warrior Riverkeeper, Inc. provides this written notice prusuant to section 135 of Title 40 of the Code of Federal Regulations.
671	Environmental World Watch, Inc.	Walt Disney	7/18/2008	7/23/2008	CWA		Environmental World Watch, Inc. in response to the Walt Disney Co's ongoing violations of the Clean Water Act, Clean Air Act, The Emergency Planning and Community Right to Know Act and The Comprehensive Environmental Response, Compersation and Liability Acts and their implementing regulations by The Walt Disney Company, Walt Disney Pictures and Television, Walt Disney Production, Disney CORE Services a Division of Disney Worldwide Services, Inc., and Disney Enterprises, Inc.

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672	Columbia Riverkeeper	Foster Farms	7/15/2008	7/21/2008	CWA		Columbia Riverkeeper to provide you with sitxty days' notice of Columbia Riverkeeper's intent to file a citizen suit against Foster Farms under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for ongoing violations as decribed below. In addition, this letter is a request for a copy of the complete and current Stormwater Pollution Prevention Plan ("SWPP"), required of Foster Farms under its National Pollutant Discharge Elimination System permit.
673	Florida Clean Water Network, Inc.	Marsh Cove Wastewater Treatment Facility, Inc	8/2/2008	8/15/2008	CWA		Florida Clean Water Network, Inc. may file suit against Marsh Cove Wastewater Treatment Facility, Inc. for discharges of pollutants from the wastewater treatment facility located at 123 West Hirth Road into the Amelia River in violation of the limitations and conditions of NPDES Permit No. AL0032654 as reported in Discharge Monitoring Reports and other documents submitted by Marsh Cove Wastewater Treatment Facility, Inc. to the Florida Department of Environmental Protection from July 2003 to July 2008,. including but not limited to, the following

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
674	Jarco Development, LLC,	Nelson Burgin All	7/16/2008	7/28/2008	CWA		(Buncombe County Superior Court) This erroneous and mistaken identification and reference to Jarco as a developer of the Rivercrest Subdivision continues in your letter of the aforementioned date. Jarco is not and never has been a developer of the Rivercrest Subdivision. To the contrary, it only builds single family residences on lots that have already been developed for this purpose. The only land-disturbing activities performed by Jarco would be minimal grading for footings, foundation walls and driveways. These construction activities involving the erection of single family residences have not violated any federal, state or local statutes or ordinances. If Nelson and Rebecca Allison file anther frivolus lawsuit against Jarco, my client will seek monetary sanctions against

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675		Bureau of Land Management	7/23/2008	7/29/2008	CWA		Center for Environmental Equity and Laurence A. Tuttle are notifying you, in your individual official capacities, and the Bureau of Land Management(BLM), that you are in violation of the Clean Water Act, 33 U.S.C. 1251 et seq. (CWA or the Act) and its implementing regulations, 40 C.F.R. Part 100 et seq. The alleged violations result from the discharge of pollutants at the Almeda Mine in Josephine County, Oregon(Almeda). Almeda is located in Tonwnship 34 s, Range 7 and 8 W, Sections 7, 12, 13 and 18 on the Willamette Meridian (725). Almedea is adjacent to the Rogue River, a navigable waterway that is well-known in Oregon and throughout the United States. Boaters, rafters, anglers, hikers, hunters, birdwatchers, and numerous other individuals and groups enjoy the Rogue River because of its natural setting and unique natural resources.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
676	San Francisco Baykeeper	City of Burlingame	8/19/2008	7/18/2008	CWA		San Francisco Baykeeper to provide notice of Baykeeper's intent to sue for violations of the Federal Water Pollution Control Act, 33 U.S.C. 1251 et seq. committed by Veolia West Operating Services, Inc. The CWA violations at issue are: violations of National Pollutant Discharge Elimination System Permit No. CA0037788, Order No. R2-2003-0023, amending Order No. 99-059.
677	Conservation Alabama Foudation, Inc.	City of Maplesville	8/6/2008	8/14/2008	CWA		Conservation Alabama Foudation, Inc. may file suit against the City of Maplesville for discharges of pollutants from the City of Maplesville Wastewater Treatment Plant into Byrd Creek in violation of the limitation and condition of NPDES Permit No. AL0070858 as reported in Discharge Monitoring Report submitted by the City of Maplesville to the Alabama Department of Environmental Management from August 2003 to August 2008, including but not limited to, the following

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678		Builders Group Development, LLC	8/4/2008	8/11/2008	CWA		Friends of Hurricane Creek and John Wathen intend to file against Builders Group Development, LLC for violations of Consent Order No. 08-183-CMNPS. Such Consent Order, executed on July 28,2008, seeks to enforce the terms and conditions of NPDES Permit No. ALR16B471 at the facility know as Camden Lake located at Mary Ford Boulevard in Tuscaloosa, Alabama.
670	Environmental World Watch, Inc.	Walt Disney Co's	7/18/2008	7/23/2008	CWA		Environmental World Watch, Inc. ("EWW") in reponse to the Walt Disney Co's (Disney") ongoing violations of the Clean Water Act, CAA, The Emergency Planning and Community Right to Know Act and The Comprehensive Environmental Response, Compenation and Liability Acts. and their implementing regulations by The Walt Disney Company, Walt Disney Pictures and Television, Walt Disney Productions, Disney CORE Service, a Division of Disney Worldwide Services, Inc. and Disney Enterprises, Inc.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
680	The Sierra Club, West Virginia Highlands Conservancy	Ohio Valley Environmental Coalition	6/4/2008	6/9/2008	CWA		Conservancy ("WVHC"), and the Ohio Valley Environmental Coalition ("OVEC"), in accordance with section 505 of the Clean Water Act (the Act" or the CWA"), 33 U.S.C 1365, and 40 C.F.R Part 135, hereby notify you that Maple Coal Company, ("Maple Coal") has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C 1365(a)(1)(A), by failing to comply with the terms of WV/NPDES Permit Number WV1009311. Furthermore, Maple Coal is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C 1311, as a result of its discharge of selenium into West Virginia's waters in an amount in excess of the final selenium effluent limits specified in WV/NPDES Permit Number WV1009311. If within sixty days of the
681			3/20/2008	3/25/2008	CWA		Altamaha Riverkeeper, Tony Blanton, Linda Marie Dubberly, and Sharon Blanton McCrary (collectively, Injured Parties") hereby give notice, through thier undersigned counsel, of their intent to commence a civil action against Eric T. Branch General Contracting, Inc., and Branch General Contracting Co., Inc.(collectively "Branch") sixty days from the date of this letter unless Branch takes the actions

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
682	Amy L. Nilson	Green Valley Corporation, dba, Barry Swenson Builders, et al., Stephen Johnson, EPA and Wayne Nastri, RA, Region IX	8/9/2008	8/22/2008	CWA	CA California	Notice seems to allege an EPA violation of a nondiscretionary duty. The precise nature of the violations for which Ms. Nilson intends to file a citizen suit is not clear from the notice. Her claims may include a personal injury claim for hydrochloric acid dioxin poisoning and claims for a failure to perform nondiscretionary duties under the Clean Water and Clean Air Acts. The claims apparently arise out of the dumping of waste products by Green Valley, a construction company. These activities, Ms. Nilson's notice would suggest, violate POTW pretreatment standards under CWA section 307 as well as an NPDES permit and the State of California Health and Safety Code. It appears that Green Valley's construction activities have resulted in air emissions of toxic chemicals to which Ms. Nilson has been exposed as well as the introduction of contaminants to a POTW. Ms. Nilson has confused EPA Region IX with the "California Environmental Protection Agency" in her notice.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
683	Altamaha Riverkeeper, Tony Blanton, Linda Marie Dubberly, and Sharon Blanton McCrary	Eric T. Branch, Branch General Contracting, Inc	3/20/2008	3/25/2008	CWA		Marie Dubberly, and Sharon Blanton McCrary (collectively, Injured Parties) hereby give notice, through their undersigned counsel, of their intent to commence a civil action against Eric T. Branch General Contracting, Inc., and Branch General Contracting Co., Inc. (collectively "Branch") sixty days from the date of this letter unless Branch takes the actions described below. Specifically, Branch must correct violations of the Clean Water Act ("CWA") which have resulted and continue to result from the mass grading he has done and his construction of a twenty-to thirty-foot high dam on the site ("Blanton Property"). The activities have also caused and continue to cause the unpermitted discharge of dredged or fill material into a stream and wetlands on the Bluffs Site. These
684	Sierra Club, KFTO	ICG Hazard, LLC's	7/8/2008	7/14/2008	CWA		Sierra Club and KFTC hereby place you on notice, pursuant to Section 505(b) of the CWA, that it believe that ICG Hazard, LLC's(ICG) operation at its Thunder Ridge Surface Mine, SMCRA permit 866-0281 Amendment 8. in Leslie County, Kentucky has violated and continues to violate "an effluent standard or limitation" under Section 505(a)(1)(A) of the CWA, 33 U.S.C. 1365(a)(1)(A), in the following respects.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
COL	California Sprotfishing Protection Alliance	City of Stockton, County of San Joaquin	7/1/2008	7/7/2008	CWA		California Sportfishing Protection Alliance hereby provides notice of CSPA's intent to sue for violations of the Federal Water Pollution Control Act, 33 U.S.C. 1251 et seq. CWA committed by the City of Stockton ("Stockton") and the County of San Joaquin ("County"). As explained below, this letter cover violations of: (1) Waste Discharge Requirements for City of Stockton Regional Wastewater Control Facility, National Pollution Discharge Elimination System (NPDES) Permit No. CA0079138, Order No. R5-2002-0181 California Regional Water Discharge Requirements City of Stockton and County of San Joaquin Strom Water Discharges from Municipal Separate Strom Sewer System NPDES Permit No. CAS083470, Order No. R5-2007-0173 California Regional Water Quality Control Board Central Valley Region ("the 2007 MS4 Permit") (the 2002 MS4 Permit and 2007 MS4 Permit are referred to collectively as the "MS4 Permits").
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
686	Independence and	Independence Wastewater Treatment Plant's	7/3/2008	7/7/2008	CWA		Concerned Citizens of Independence and Ms. Carmella Bacile intend to file a citizen suit pursuant to Clean Water Act 505(a)(1). Concerned Citizens of Independence and Ms. Bacile are taking this action because of Independence and Ms. Bacile are taking this action because of Independence Wastewater Treatment Plant's (Independence WWTP") failure to comply with permitted discharge limits and Louisiana Department of Environmental Quality ("LDEQ") and State of Louisiana Department of Health and Hospitals enforcemental orders. Concerned Citizens of Independence and Ms. Bacile are sending you this letter to preserve their rights under the Clean Water Act, but welcome the possibility of resolving these out of court.
687	Texas Office of the Attorney General	Uranium Energy Corp. by Craig and LuAnn Duderstadt and Goliad County	7/2/2008	7/7/2008	CWA		to sue pursuant to 42 U.S.C 300j-8(a)(1) as required for actions under the Safe Drinking Water Act ("SDWA"). Sections 300j-8(a)(1)(A) and (B) provide that any person may commence a civil action on his own behalf against any person who is alleged to be in violation of any requirement prescribed by or under this subchapter." Notice was issued to be in violation of any requirement prescribed by or under this subchapter." Notice was issued to Uranium Energy Corp. by Craig and LuAnn Duderstadt and Goliad County (collectively "Complainants"), and all other parties listed above were copied of such notice at an earlier date as required by 40 C.F.R. 1351(a)(1). The requisite 60 days has expired since the previously issued Notice of Intent to Sue (2/27/08) and the Supplemental

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	San Francisco Baykeeper	Town of Hillsborough	7/17/2008	6/11/2008	CWA		San Francisco Baykeeper to provide notice of Baykeeper's intent to sue for violations of the Federal Water Pollution Control Act, 33 U.S.C 1251 et seq. CWA, committed by the Town of Hillsborough. The CWA violations at issue are: (1) discharges of pollutants to waters of the United States without National Pollution Discharge Elimination System Permit ("NPDES") permit authorization in violation of CWA section 301(a), 33 U.S.C 1311(a);and (2) violations of NPDES No. CAS0029921, Order No. R2-2003-0023, amending Order No. 99-059 (hereinafter the "MS4 Permit").
	Chattahoochee Wilds Subdivsion	Cedar Creek Cabins Development, LLC, McDue Properties, LLC, Mr. Ricky D. Pardue, Mr. James Gregory McLeroy, Mr. John T. Telford Junior and John T. Telford Senior	6/23/2008	6/30/2008	CWA		Huddleston Law Firm and Stack & Associates, P.C. have been retained to represent certain owners of real property in the Chattahoochee □ Wilds Subdivision in matters arising from damages to their properties and streams and the Chattahoochee River located adjacent to and downstream from the Cedar Creek Residential / Subdivision Development near Old Cherokee Road and Hiwassee Lane in White County, Georgia (hereainafter referred to as "Cedar Creek").

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
690	John Moore	John J. McNulty and Sharon S. McNulty	7/23/2008	7/30/2008	CWA		John Moore intends to file suit under sections 505 of the Clean Water Act, 33 U.S.C. 1365(z)(1)(A), against John J. McNulty and Sharon S. Mc Nulty (hereinafter"the McNultys") for violations of the CWA at their property at 444 River Road, St. James, New York 11720. Section 505(b) of the CWA, 33 U.S.C. 1365(b), 40 C.F.R. Part 135, requires that sixty days prior to filling a citizen suit for violations of the
691	Citizens for Pennsylvania's Future "PennFuture"	Red Knob Farm	7/31/2008	8/5/2008	CWA	PA	The purpose of this letter is to notify you that Citizens for Pennsylvania's Future("PennFuture") intends to file an action pursuant to Section 505 of the Clean Water Act, 33 U.S.C. 1365, and Section 601 of the Clean Streams Law, 35 P.S. 691-601, for violation of the Clean Water Act, 33 U.S.C. 1251-1387, and the Clean Streams Law, 35 P.S. 691.1-691.1001 at the Red Knob Farm ("the facility"), a Concentrated Animal Feeding Operation ("CAFO") in Little Britain Township, Lancaster County.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
692	Sierra Club	Ohio Power Company	6/6/2008	7/2/2008	CWA		The Sierra Club, in accordance with section 505 of the Clean Water Act(the Act" or the "CWA") 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notifies you that Ohio Power Company ("OPC"), is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C. 1311, as a result of its discharges of selenium into West Virginia's waters from Outlet 004 of its West Virginia/National Pollution Discharge Elimination System ("WV/NPDES") Permit WV0005304. The ways in which OPC is in violation of the Act are detailed below. If within sixty days OPC does not bring itself into full compliance with the Act, the Sierra Club intends to file a citizens' suit seeking civil penalties for OPC's ongoing and continuing violations and for an injunction compelling it to come into compliance with the Act.
693			6/24/2008	7/8/2008	CWA		Conservation Alabama Foundation may file suit against you for dicharges of pollutants from the Overlook Hills Sewage Lagoon located at Crestview Drive in Selma, into an unnamed tributary to Beech Creek Swamp in violation of the limitations and conditions of NPDES Permit. No. AL 0056677 as reported in Discharge Monitoring Reports and other documents submitted by you

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
694	Environmental World Watch, Inc.	Walt Disney CO 's	7/18/2008	7/23/2008	CWA		Environmental World Watch, Inc. ("EWW") in response to the Walt Disney CO's ("Disney") ongoing violations of the Clean Water Act, ["CWA"], Clean Air Act, ["CAA], The Emergency Planning and Community Right to Know Act["EPCRA"] and The Comprehensive Environmental Response, Compensation and Liability Acts ["CERCLA"] and their implementing regulations by The Walt Disney Company, Walt Disney Pictures and Television, Walt Disney Productions. Disney CORE Services, a Division of Disney Worldwide Service, Inc. and Disney Enterpises, Inc. (hereinafter referred to collectively as "Disney").
695	Willamette Riverkeeper and Aaron and Angie Reed	City of Aurora Sewage Treatment Plant	8/25/2008	9/2/2008	CWA		Reed as individuals(collectively "Willamette Riverkeeper") to provide you with sixty days' notice of intent to file a citizen suit against the City of Aurora ("City") under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365(b) for ongoing violations occurring at the City of Aurora Sewage Treatment Plant, located west of Highway 99E and north of Ottoway Road in Aurora, Oregon, and for violations related to the application of reclaimed water from the treatment onto adjacent lands. The City has violations related to the application of reclaimed water from the treatment onto adjacent lands. The City has violated and continues to violate the CWA and its National Pollutant Discharges Elimination System Permit number 101772 (the Permit"), issued by the Oregon Department of

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	The Sierra Club TheAnsted Historic Preservation Council	Powellton Coal Company, LLC	8/27/2008	9/2/2008	CWA		The Sierra Club and the Ansted Historic Preservation Council, in accordance with Section 505 of the Clean Water Act (the "Act" or the "CWA"), 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Powellton Coal Company, LLC, ("Powellton") has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia/National Pollution Discharges Elimination System ("WV/NPDES") Permit WV1019449, WV10192779, and WV1019287. Furthermore, Powellton is in ongoing and continuing violation of Section 301 of the Act. 33 U.S.C. 1311, as a result of its discharge of certain pollutants, including suspended soilds, iron, manganese, and aluminum, into West Virginia's waters in an amount in excess of the final effluent limits specified in WV/NPDES Permit WV/NPDES Permits WV1019449, WV1019279, and WV1019287. If within sixty days of the postmark of this letter Powellton does not bring itself into full compliance with the Act, the Sierra Club and the Ansted Historic Preservation Council intend to file a citizens' suit seeking civil penalties for Powellton's ongoing and continuing violations and for an injunction compelling it to come into compliance with the Act.
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	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
61	Mr. Glenn Leo Metheny and Katherine Privet Metheny	Fairview Excavating, t LLC,	9/2/2008	9/8/2008	CWA		The purpose of this letter is to notify Fairview Excavating, LLC ("Fairview"), as well as the federal and state agencies listed as receiving copies of this letter, that Mr. Glenn Leo Metheny and Katherine Privett Metheny intend to file suit in sixty (60) days under 33 U.S.C. 1365 (a)(1) of the Clean Water Act(CWA), in Federal District Court against Fairview for violations of the Federal Clean Water Act during grading and land disturbing activity at the Grove Park Cove development, located in Asheville, NC. This letter also provides notice of intent to sue to the United States Environmental Protection Agency and the North Carolina Department of Environment and Natural Resources, as required by 40 C.F.R 135.2.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
700	Conservation Alabama Foundation, Inc.	Towr of Steele	9/5/2008	9/5/2008	CWA		Conservation Alabama Foundation, Inc. may file suit against the Towr, of Steele for the limitations and conditions of NPDES Permit No. AL0072729 as reported in Discharges Monitoring Reports submitted by the Town of Steele to the Alabama Department of Environmental Management from September 2003 to September 2008, including but not limited to, the following: Civil penalties of up to 32,500 per violation per day may be assessed by the court. Suit may be avioded if these violations have been permanently abated before the expiration of 60 days following service of this notice. Please advise the undersigned of any measures that you may undertake or may have undertaken which you contend have permanently abated these violations before suit is filed.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
701		Baltimore Aircoil Company,	9/24/2008	10/6/2008	CWA		Amsted Industries, Inc. purporting to give notice of violations under the Clean Water Act (CWA) and the Resource Conservation and Recovery Act (RCRA) and indicating an intention to file suit. We note that numerous additional plaintiffs have been added to these CWA and RCRA claims by way of these new letters. These notice letters seem largely to copy the comparable notice letters directed to Amsted in March, 2007, and are based primarily on alleged conditions at the former BAC site three years ago in 2005. Like the notice letters sent in March, 2007, they make only general references to alleged past and ongoing releases by Amsted.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
703	Puget Soundkeeper Alliance	Tacoma Transload, Inc.	9/25/2008	10/6/2008	CWA		Puget Soundkeeper Alliance, 5309 Shilshole Ave. NW, Suite 215, Seattle, Washington, 98104, (206)297-7002. The mission of Puget Soundkeeper Alliance is to protect and preserve Puget Sound by tracking down and stopping the discharge of toxic pollutants into its waters. Any response or correspondence related to this matter should be directed to us at the letterhead address. This letter is to provide you with sixty days's notice of Puget Soundkeeper Alliance's intent to file a citizen suit against Tacoma Transload, Inc. for violations at your Tacoma facility located at 501 E. 19th Street, Tacoma, Washington, under Section 505 of the Clean Water Act("CWA"), 33 USC 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan required by Tacoma Transload's National Pollution Discharge Elimination System permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
702	Puget Soundkeeper Alliance	NEPA Pallet and Container	9/26/2008	10/6/2008	CWA		Puget Soundkeeper Alliance, 5309 Shilshole Ave. NW, Suite 215 Seattle, Washington, 98107, (206) 297-7002. The mission of Puget Soundkeeper Alliance is to protect and preserve Puget Sound by tracking down and stopping the discharge of toxic pollutants into its waters. Any response or correspondence related to this matter should be directed to us at the letterhead address. This letter is to provided you with sixty days' notice of Puget Soundkeeper Alliance's intent to file a citizen suit against NEPA Pallet and Container Co., Inc. for violations at your Snohomish facility located at 12027 68th Avenue SE, Snohomish, Washington, under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stromwater pollution prevention plan required by NEPA Pallet and Container's National Pollution Discharge Elimination System permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
704	Mid-Atlantic Environmental Law Center	Horsehead Corporation	10/15/2008	10/27/2008	CWA		This notice is provided pursuant to section 5052(b) of the Federal Water Pollution Control Act (hereinafter referred to as the "Clean Water Act" or "CWA"), 33 U.S.C. 1365(b), of Clean Water Action's intent to file suit against the Horeshead Corporation (hereinafter "Horsehead") for illegal discharges and violations by Horsehead at its facility located on 300 Frankfort Rd. in Potter Township in Beaver County, Pennsylvania 15601. The Mid-Atlantic Environmental Law Center(hereinafter "MAELC") represents Clean Water Action in the matter. Clean Water Action intends to brings this action to achieve long-terms compliance with environmental laws and to improve the quality of the Ohio River.
705		DoRan SeaPak, LLC	10/23/2008	10/30/2008	CWA		This letter is to inform you that Concerned Citizens of Independence intends to sue DoRan SeaPak, LLC under 505 of the Clean Water Act, 33 U.S.C. 1365, for violations of the Clean Water Act, 33 U.S.C. 1311(a), and under the Louisiana Environmental Quality Act, La. Rev. Stat. 2026.A(1), for violations of Louisiana's regulations.

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1 0	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
S B S B W C D R W W M S	District North of the	The City of Stockton ("City") and County of San Joaquin	10/17/2008	10/23/2008	CWA		This letter is submitted on behalf of the Coalition for a Sustainable Delta ("Coalition"), Belridge Water Storage District, Berrenda Mesa Water District, Cawelo Water District, North of the River Municipal Water District, Wheeler Ridge-Maricopa Water Storage District, and Mr. Dee Dillon (collectively, the "Affected Parties") and provides notice in accordance with section 505(b) of the Clean Water Act ("CWA"), 33 1540(g). The City of Stockton ("City") and County of San Joaquin ("County") (together, the "Permittees") are hereby provided notice by The Affected Parties, as generally and specifically set forth herein, of ongoing violations of the CWA, 33 U.S.C. 1251 et seq. and the ESA, 16 U.S.C. 1531 et seq.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	U.S Army Corps of Engineers, the Puerto Rico Department of Natural and Environmental Resources and the Puerto Rico Environmental Quality Board		6/24/2008	6/30/2008	CWA		This letter is forwarded to you as per the requirements of the citizen suit provisions of the Safe Drinking Water Act, the Endangered Species Act, the Federal Water Pollution Control Act, the National Pollutant Discharge Elimination System as well as regulations promulgated by the U.S. Army Corps of Engineers, the Puerto Rico Department of Natural and Environmental Resources and the Puerto Rico Environmental Quality Board. Mr. and Mrs. Manny and Cinda Fox(Fox) are owners of property at the Palmas del Mar residential complex located in Humacao, PR 00791. The Foxes have identified environmental violations perpetrated

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Charles L. Hunze, Sr. and Charles L. Hunze Trust	Ramsey Branch Tributary	9/23/2008	10/1/2008	CWA		On behalf of the Charles L. Hunze, Sr. and Charles L. Hunze, Sr. Trust you are hereby notified that Mr. Hunze intends to file suit against you for ongoing violations of the Clean Water Act and its implementing regulations. 33 U.S.C 1311(a); 40 C.F.R. 122. These violations arise from your unpermitted, illegal and unreasonable filling, damming and blocking of an unnamed, ephemeral tributary to the Ramsey Branch Tributary in Cape Girardeau, Missouri in violation of the Clean Water Act Therefore, we provide this notice pursuant to the citizen suit provisions of the CWA to notify you that unless these violations are corrected within the next 60 days, we will file a lawsuit in the United States District Court for the Eastern District of Missouris, Southwest Division. 33 U.S.C.A 1365(a)(1), 40 C.F.R 135
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
709	Louisiana Crawfish Producers Association -West and Atchafalaya Basinkeeper's	Mr. Richard Comeaux	8/14/2008	8/22/2008	CWA		I am writing to inform you of the Louisiana Crawfish Producers Association -West and Atchafalaya Basinkeeper's intent to file suit against you, Mr. Richard Comeaux, in accordance with Section 505(a) of the Clean Water Act, 33 U.S.C. 1365(a) LCPA- West and Basinkeeper's hereby give notice, pursuant to Section 505(b) of the CWA, 33 U.S.C. 1365(b), that the unauthorized and ongoing construction, land clearing, pump, dam, boathouse, and dock violate and continue to violate the conditions of the CWA. As outlined below, our knowledge and observation of the area has disclosed numerous violations.
710	Willam and Lisa Graves	Joel Williams	8/18/2008	8/28/2008	CWA		William and Lisa Graves hereby give notice of their intent to commence a legal action in the United States District Court against Joel Williams for violation fo the Clean Water Act 33 U.S.C. 1251, et seq. Mississippi Water Pollution Act 49-17-1 thru 49-17-43 and the Rules and Regulations promulgated pursuant to each of these Acts. These violations are related to discharges from the onsite wastewater disposal system of Joel Williams located at 11685 River Estates Circle, Biloxi, Mississippi, including but not limited to discharges associated with the point sources discharge of the hose used by Joel Williams to overflow his onsite wastewater disposal system into the Tchoutacabouffa River, a navigable in fact waterway located in Harrison County, Mississippi.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
711	Coalition for a Sustainable Delta, Belridge Water Storage District, Berrenda Mesa Water District, Cawelo Water District, North of the River Municipal Water District, Wheeler Ridge- Maricopa Water Storage District, and Mr. Dee Dillon	City of Stockton, County of San Joaquin	7/1/2008	7/7/2008	CWA		Delta, Belridge Water Storage District, Berrenda Mesa Water District, Cawelo Water District, North of the River Municipal Water District, Wheeler Ridge-Maricopa Water Storage District, and Mr. Dee Dillon (collectively, the Coalition"), 33 U.S.C. 1365(b) and section 11(g) of the Endangered Species Act("ESA"), 16 U.S.C. 1540(g), of the Coalition of San Joaquin ("County") (collectively, the Permittees") for ongoing violations of the CWA, 33 U.S.C. 1251 et seq. and the ESA, 16 U.S.C.1531 et seq. Specifically, the above entities and individual will seek civil penalties and injunctive relief under the CWA for ongoing discharges of pollutants by the Permittees in violation of the CWA, and injunctive relief under the ESA for take of listed fish species in violation of the ESA. These
712	Citizens for Pennsylvania's Future "PennFuture"	Mohegan Sun at Pocono Downs Plains Township, Luzerne County	6/19/2008	6/30/2008	CWA	PA	The purpose of this letter is to notify you that Citizens for Pennsylvania's Future ("PennFuture") intends to file an action pursuant to section 601 of the Clean Streams Law, 35 P.S. 691.601.1001, by Downs Racing, L.P., doing business as Mohegan Sun at Pacono Downs, in Plains Township, Luzerne County. PennFuture intends to bring an action to acheive long-term compliance with environmental laws and to protect the quality of the affected watersheds.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
713	Environment Rhode Island and its members and Newport residents Burton Hoffman, Henry Rosemont, Jr., David Wixted, and Henry T. Wrobel	Town of Middletown	6/27/2008	7/2/2008	CWA		Environment Rhode Island and its members and Newport residents Burton Hoffman, Henry Rosemont, Jr. David Wixted, and Henry T. Wrobel (collectively, "Environment Rhode Island"), The Town of Middletown owns and operates a sanitary sewer system, including the Wave Avenue Pump Station, and a storm system. Based on available information, Environment Rhode Island believes that both of these systems are currently being operated in violation of the federal Clean Water Act, 33 U.S.C 1251, et seq. Accordingly, Environment Rhode Island intends to file suit against Middletown to enforce the terms of the Act.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
714	Kevin Ahearn	Mr. Herbert J. Murrath adn Murrath Enterprises, Inc.	6/24/2008	6/30/2008	CWA		Notice of Intent to Sue for Violations of the Clean Water Act occurring at/or originating from the Silver Ridge Subdivision in Gwinnett County, Georgia This firm has been retained to represent Kevin Ahearn, who resides at 350 Eliza Ann Cove, Lawrenceville, Georgia, in connection with damages to his property, and to a stream abutting it, caused by development of the Silver Ridge Subdivision located off of Still Road in Gwinnett County, Georgia. Pursuant to 33 U.S.C. 1365(b), Mr. Ahearn hereby gives notice of his intent to sue Mr. Herbert J. Murrath and Murrath Enterprises, Inc., for violations of the Clean Water Act. These violations relate to discharges of eroder soils, debris, dirt, sediment, strom water run off, fill material and other pollutants into jurisdictional waters of the United States from development activities at the Site, the illegal dredging and filling of jurisdictional waters and/or wetlands, and the failure to comply with all permit conditions, standards, limitations, and other requirements pursuant to the Clean Water Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
715	Mrs. Juantia L. Bailey, Mr Don G. Brooks, and Mrs.	Mr. Andre Landers, New Birth South Metropplitan Church, Gleeds, and Potts Construction	9/15/2008	9/22/2008	CWA		This firm has been retained to represent Mr. Rober W. Bailey, Mrs. Juantia L. Bailey, Mr Don G. Brooks, and Mrs. Yvonne s. Brooks in matters arising out of the contamination of water of the United States and the State of Georgia and surrounding wetlands by the land disturbance and other development activities on the New Birth South Metroplitan Church development site in Henry County, Georgia, off of Mount Carmel Road. You are hereby given notice that the potentially responsible parties include the following: Mr. Andre Landers, New Birth South Metropplitan Church, Gleeds, and Potts Construction as well as any other subsidiary or related entity of any of the preceding involved in land disturbing and development activities at the New Birth South Metropolitan Church development site. Therefore, the purpose of thie letter is to inform you that our clients may exerise their rights to bring a citizen's suit sixty days from
716	Northwest Environmetal Defense Center's	Freeman Rock, Inc.	9/16/2008	9/22/2008	CWA		to file a citizen suit against Freeman Rock, Inc accordance with Section 505(a) of the Federal Water Pollution Control Act, 33 U.S.C. 1365(a) NEDC hereby gives notices, pursuant to Section 505(b) of the CWA, 33 U.S.C 1365(b) that the hereby gives notices, pursuant to Section 505(of the CWA, 33 U.S.C. 1365(b) that the Freem Rock excavation site, located at River Mile 4.5-5.5(Section 34&□ 35T40S/R13W) of the Chetco River, has violated and continues to vilotes express conditions of CWA Section 401 wate quality certification. 33 U.S.C. 1341. NEDC also gives notice that Freeman Rock is in violation of the terms and conditions of its CWA section 404 permit. 33 U.S.C. 1344. In addition, NEDC hereby gives notice that Freeman Rock's activities at the institute avacuation site and 402 of the Class West

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
717	Orange County Coastkeeper	Vi-Cal Metals	5/14/2007	5/22/2007	CWA		Orange County Coastkeeper in regard to violationss of the Clean Water Act and the State of California's permit to discharge strom water associated with industrial activities occurring at the Vi-Cal Metals, Inc. facility at 1645 N. Case Street, Orange, CA 92667. Information available to Coastkeeper indicates that Vi-Cal Metals, Inc. is the owner and opertor of the VI-Cal Facility. Vi-Cal Metal has discharged and continues to discharge pollutants unlawfully from the Vi-Cal Facility into Orange County waterways. Further, Vi-Cal Metals has engaged and continues to engage in ongoing and continuous violations of the Storm Water Permit are violations of the Clean Water Act. The Clean Water Act provides that an owner and/or operator is liable and subject to civil penalties for violations of its provisions. As owner and operator of the Vi-Cal Facility, Vi-Cal Metals is liable and subject to civil penalties. As owner and operator of the Vi-Cal Facility, Vi-Cal Metals is liable and subject to civil penalties for violations of the Storm Water Permit and the Clean Water Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
718	California Sportfishing Protection Alliance	Recycling Center and Transfer Station	5/16/2007	5/28/2007	CWA		California Sportfishing Protection Alliance in regard to violations of the Clean Water Act that CSPA believes are occurring at the Recycling Center and Transfer Station located at 1300 Loveridge Road in Pittsburg, California. CSPA is a non-profit public benefit corpoation dedicated to the preservation, protection and defense of the environment, wildlife, and natural resources of the Sacramento River, San Joaquin River, the Sacramento-San Joaquin River Delta, San Francisco Bay and other California water. This letter is being sent to you as the responsible owners, officers, or operators of the Recycling Center and Transfer Station .
	Louisiana Environmental	LWC Management Company, Inc., Louisiana Land and Water Company, Inc., Charmingdale Wastewater Treatment	5/8/2007	5/16/2007	CWA		Louisiana Environmetal Action Network intends to file a citizens suit pursuant to Clean Water Act 505(a)(1). LEAN is taking this action because of the failure of LWC Management Company, Inc., Louisiana Land and Water Company, Inc., any other responsible entities, and the Charmingdale wastewater treatment facility to comply with permitted discharge limits, Louisiana regulations and Louisiana water quality standards.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
720	The West Virginia Highlands Conservancy	Western Greenbrier Co-Generation, LLC	5/10/2007	5/24/2007	CWA		The West Virgina Highlands Conservancy, in accordance with section 505 of the Cleans Water Act, 33 U.S.C 1365, and 40 C.F.R. {art 135, hereby notifies you that, if it does not seek a West Virginia/National Pollution Discharge Elimination System Permit, Wetern Greenbrier CoGeneration, LLC, will violate section 301 of the Act, 33 U.S.C. 1311, by discharging pollutants without a permit into a water of the United States from its operations at the Anjean refuse site in Greenbrier County, West Virginia.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
721	The West Virginia Highlands Conservancy and the Ohio Valley Environmental Coalition	t Mingo Logan Coal Comany,	3/19/2008	3/25/2008	CWA		The West Virginia Highlands Conservancy and the Ohio Valley Environmental Coalition in accordance with section 505 of the Clean Water Act, or the CWA, 33 U.S.C. 1365, and 40 C.F.R.Part 135, hereby notify you that Mingo Logan Coal Comany, has violated "an effluent standard or limitation under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of WV/NPDES Permit Numbers WV0065889 and WV1004956. Furthmore, Mingo Logan is and/ or will soon be in continuing and/or intermittent violation of section 301 of the Act, 33 U.S.C. 1311, as a result of its discharge of selenium into West Virgina's waters in an amount in excess of the final selenium effluent limits specified in WV/NPDES Permit Numbers WV0065889 and WV1004956. If within sixty days of the postmark of this letter Mingo Logan does not bring itself into full compliance with the Act, WVHC and OVEC intend to file a citizens' suit seeking civil penalties for Company's ongoing and continuing violations and for an injuction compelling it to comply with the Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Represented by the Law Firm Marderosian , Runyon, Cercone, Lehman& Armo and Victims	"Merck & Co,. Inc. "Merck", Amsted Industries, Inc. "Amsted", Baltimore Aircoil Company, Inc. ("BAC"), J.F. Pritchard & Company ("Prichard"), Black & Veatch Corporation ("B&V"), Santa FeAero Vista LLC (" Santa Fe"), Meadowbrook Water Company ("Meadowbrook"), Franklin County Water District	3/22/2007	3/29/2007	CWA		herein is a list of person ("Victims") represented by the law firm Marderosian, Runyon, Cercone, Lehman & Armo. Victims hereby place Merck & Co,. Inc. "Merck", Amsted Industries, Inc. "Amsted", Baltimore Aircoil Company, Inc. ("BAC"), J.F. Pritchard & Company ("Prichard"), Black & Veatch Corporation ("B&V"), Santa FeAero Vista LLC ("Santa Fe"), Meadowbrook Water Company ("Meadowbrook"), Franklin County Water District ("FCWD"), Merced Irrigation District ("MID"), City of Merced ("City") and County of Merced "(County"), collectively referred to hereafter as "Polluter", on notice that following the expiration of sixty (60) days from the date of this Notice, Victims intend to bring suit in Federal District Court for Polluter's continuing violations of "an effluent standard or limitation" parmit acadition as acquirement and for
	Thomas Shafer, Turtle Time, Inc. and Mentone Highlands LLC	Mr. Justin Warren	10/13/2008	10/23/2008	CWA		In your letter dated August 13, 2008, you informed our clients, Thomas Shafer, Turtle Time, Inc., and Mentone Highlands LLC, of your intent to sue pursuant to 33 U.S.C. 1365(b) on behalf of your client, Mr. Justin Warren, for violations of Sections 301, 402, and 404 of the federal Clean Water Act ("CWA") in the states of Alabama and Georgia. Upon information and belief, our clients' reponse follows.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
724	New Jersey Environmental Federation	Ferro Corporation	10/9/2008	10/14/2008	CWA		This notice is provided pursuant to section 505(b) of the Federal Water Pollution Control Act (hereafter referred to as the Clean Water Act" or "CWA"), 33 U.S.C. 1365(b), of Clean Water Action's intent to suit against Ferro Corporation (hereafter "Ferro") for illegal discharges and violations by Ferro at its facility located on Rt. 130 in Logan in Gloucester County, New Jersey 08085. The Mid-Atlantic Environmental Law Center (hereinafter"MAELC") represents New Jersey Environmental Federation (hereinafter "NJEF") in this matter. NJEF intends to bring this action to achieve long-term compliance with environmental laws and to improve the quality of the Delaware River.
725	Paul and Carol Davisson	Leonard F. Wilks, Stat Excavating Inc. and Perlo McCormack Pacific	10/7/2008	10/14/2008	CWA		I represent Paul and Carol Davisson. I write to give you notice, pursuant to Section 505(b) of the Clean Water Act ("CWA"), 33 U.S.C. 1365(b), that the Davissons intent to file a citizen suit against Leonard F. Wilks, Stat Excavating Inc. and Perlo McCormack Pacific (collectively"the contracting parties") for the violations described below. Any response to this notice should be directed to the undersigned at the address in the letterhead above.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
726	Puget Soundkeeper Alliance's	Peninsula Truck Lines Inc.	10/3/2008	10/15/2008	CWA		This lette is to provide you with sixty days' notice of Puget Soundkeeper Alliance's intent to file a citizen suit against Peninsula Truck Lines Inc. for violations at your Auburn facility located at 701 Sixty Street NW, Auburn, Washington, under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365, for the violations described below. In addition, as described prevention plan required by Peninsula Truck Lines' National Pollution Discharge Elimination System permit.
727	Puget Soundkeeper Alliance's	J.M. Martinac Shipbuilding Corporation	10/7/2008	10/15/2008	CWA		This letter is to provide you with sixty days notice of Puget Soundkeeper Alliance's intent to file a citizen suit against J.M. Martinac Shipbuilding Corporation ("Martinac") under Section 505 of the Clean Water Act ("CWA"), 33 U.S.C. 1365, for the violations described below.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
728	Willamette Riverkeepers and Aaron and Angie Reed	City of Aurora	8/21/2008	8/27/2008	CWA		Reed as individuals to provide you with sixty days' notice of intent to file a citizen suit against the City of Aurora under Section 505 of the Clean Water Act ("CWA"), 33 USC 1365(b) for ongoing violations occurring at the City of Aurora Sewage Treatment Plant, located west of Highway 99E and north of Ottoway Road in Aurora, Oregon, and for violations related to the application of reclaimed water from the treatment onto adjection lands. The City has violated and continues to violate the CWA and its National Pollutant Discharge Elimination System continues to violate the CWA and its National Pollutant Discharge Elimination System Permit number 101772 (the "Permit"), issued by the Oregon Department of Environmental Quality ("DEQ") on February 22, 2000, renewed on May
729	Wayne Windham	Allen Riddle and Riddle Dairy Farms	9/25/2008	10/2/2008	CWA	SC	Wayne Windham regarding violation of the Federal Water Pollution Control Act, 33 U.S.C. 1251,et seq. and the S.C. Pollution Control Act. You are hereby placed on notice that Allen Riddle and Riddle Dairy Farms have violated and comtinue to violate the CWA and the SCPA. The violations consist of discharges of pollutants into navigable waters of the United States without the required permits under tehr Clean Water Act and the S.S. Pollution Control Act, and in violation of the CWA effluent limitations. The discharge of these pollutants has resulted in continuous and excessive fecal coliform levels in the waters of the United States, beginning on or before December 6,2004.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
730	Conservation Alabama Foundation, Inc.	Utilites Board of the Town of Maplesville	9/9/2008	9/18/2008	CWA		Conservation Alabama Foundation, Inc. may file suit against the Utilites Board of the Town of Maplesville for discharges of pollutants from the Wastwater Treatment Plant into Byrd Creek in violation of the limitation and conditions of NPDES Permit No. AL0070858 as reported in Discharges Monitoring Reports submitted by the Alabama Department of Environmental Management from August 2003 to August 2008.
731	Conservation Alabama Foundation, Inc	tilities Board of the City of Linden	9/10/2008	9/18/2008	CWA		Conservation Alabama Foundation, Inc. may file suit against the Utilities Board of the City of Linden for discharges fo pollutants from the Board's HCR Lagoon into Sycamore Creek in violation of the limitations and comditions of NPDES Permit No. AL0045683 as reported in Discharges Monitoring Reports submitted by the Board to the Alabama Department of Environmental Management from September 2003 to September 2008.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
732	California Sportfishing Protection Alliance	City of Stockton and the County of San Joaquin	10/13/2008	10/20/2008	CWA		California Sportfishing Protection Alliance hereby provides supplemental notice of its intent to sue for violations of the Federal Water Pollution Control Act, 33 U.S.C. 1251 et seq. CWA, committed by the City of Stockton and the County of San Joaquin . CSPA served Stockton and the County with a notice of intent to file suit on July 1, 2008 alleging violations of the Clean Water Act by Stockton and the County. CSPA serves this Supplemental Notice Letter to further specify certain violation by the City and Stockton for which notice is already provided by the July 1 Notice Letter and address additional violations of the Clean Water Act
733		Holland Dairy, LLC	5/21/2007	5/29/2007	CWA		My Client has instructed the initiation of a federal lawsuit for your continuing violation of the federal Clean Water Act in Indiana. This is your 60 Day Notice of Intent to Sue under the Citizen Suit provisions of the CWA. You are in continuing violation of the federal CWA because a fictitious CWA NPDES federal application in the false name of Holland Dairy, LLC" was filed by you on September 23, 2005. You Knew this entity did not exist on the date of filing. Applications containing false information are specifically prohibited by the federal Clean Water Act. 33 U.S.C. 1319.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
734	Okanogan Highlands Alliance	U.S. Forest Service	5/24/2007	5/29/2007	CWA		On behalf of the Okanogan Highlands Alliance, the undersigned notifies the U.S. Forest Service and your offices that we believe the Forest Service is and will be in violation of an effluent standard or limitation of the Federal Water Pollution Control Act., 33 U.S.C. 1251 et seq., and its implementing regulations, 40 C.F.R. Part 100 et seq. OHA is a non-profit organization based in Tonasket and has worked to protect the Okanogan National Forest, including the lands within the Tonasket Ranger District for many years

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	The West Virginia Highlands Conservancy, Ohio Valley Environmental Coalition,	Hobet Mining, LLC	6/29/2007	7/3/2007	CWA		The West Virginia Highlands Conservancy and the Ohio Valley Environmental Coalition, in accordance with section 505 of the Clean Water Act, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Hobet Mining, LLC has violated, and continues to violate, an effluent standard or limitation under Section 505(a)(1)(A) of the Act, 33 U.S.C 1365(a)(1)(A), by failing to comply with the terms of WV/NPDES Permit Number WV102889. Furthermore, Hobet is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C. 1311, as a result of its discharge of selenium into West Virinia's water in an amount in excess of the finial selenium effluent limits specified in WV/NPDES Permit Number WV1020889. If within sixty days of the postmark of this letter Hobet does not bring itself into full compliance with the Act, WVHC and OVEC intend to file a citizens' suit seeking civil penalties for Hobet's ongoing and continuing violations and for an injunction compelling it to come into compliance with the Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
736	David O'Brien,Highlands	Ohio Commission,Ohio County Development Authority	2/26/2007	3/5/2007	CWA		David O'Brien owns real property located between the Highlands, a retail and enterinment development owned by the Ohio Commission and/or the Ohio County Development Authority, and Interstate Highway No. 70 in Ohio County, West Virginia. His property and interests therein have been adversely efferted and will continue to be adversely effected in the future by ongoing violatons of the Clean Water Act, 33 U.S.C. 1257 1531-1544 (2007), by the Ohio County Commission and/or the Ohio County Development Authority and by the failure of the U.S. Army Corps pf Engineers to perform its mandatory obligations under these Acts.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
737	Watch	Brookfield Northest Ridge II, LLC, Brookfield Bay Area Builders, Inc. and Brookfield Homes of California, Inc.	10/15/2008	10/22/2008	CWA		SBMW's January 3rd Notice Letter regarding violations of the Federal Water Pollution Control Act, 33 U.S.C. 1251 et seq. and the State of California's permit to discharges storm water associated with construction activities. The violations at issue are occuring at your development on San Bruno Mountain referred to as the Landmark Project. This Supplemental Notice Letter is being sent to you as the responsible owner and/or developer of the Landmark Project or as the registered agent for Brookfield Northest Ridge II, LLC, Brookfield Bay Area Builders, Inc. and Brookfield Homes of California, Inc. SBMW has conducted investigagtions at the Landmark Project and, as decribed more fully below, SBMW's investigations indicate an ongoing and consistent

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
720	The West Virginia Highlands Conservancy and the Ohio Valley Environmental Coalition,	Hobet Mining, LLC	2/24/2007	3/7/2007	CWA		The West Virginia Highlands Conservancy and the Ohio Valley Environmental Coalition, in accordance with section 505 of the Clean Water Act (the "Act" or the "CWA"), 33 U.S.C. 1365, and 40 C.F.R.Part 135, hereby notify you that Hobet Mining, LLC, ("Hobet") has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of WV/NPDES Permit Number WV1017225. Furthermore, Hobet is in ongoing and continuing violation of section, 301 of the Act, 33 U.S.C. 1311, as a result of its discharge of selenium into West Virginia's water in an amount in excess of the final selenium effuent limits specified in West Virginia NPDES Permit WV1017225. If within sixty days of the postmark of this letter Hobet does not bring itself into full compliance with the Act, WVHC and OVEC intend to file a citizens' suit seeking civil penalties for Hobet's ongoing and continuing violations and for an injunction compelling it to come into compliance with the Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
739	Communities for a Better Environment and the San Francisco Bay chapter of Baykeeper,	Owens-Brockway Glass Container, Inc. and Owens- Illinois, Inc.	5/29/2007	6/4/2007	CWA		Communities for a Better Environment and the San Francisco Bay chapter of Baykeeper, in regard to violations of the Federal Water Pollution Control Act and California's industrial strom water permit occurring at the Owens-Brockway Glass Containers facility located at 3600 Alameda Avenue Oakland, California. Baykeeper is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife and natural resources of the San Francisco Bay and other area waters. CBE is a non-profit public benefit corporation that fights environmental injustice by empowering underrepresented communities to fight pollution in their communities. This letter is being sent to you as the responsible owners, officers, or operators of Owens-Brockway Glass Container, Inc. and Owens-Illinois, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
740	Richardson Investments, LLC, Greg Richardson, and Carroll M. Richardson		9/19/2008	9/25/2008	CWA		Richardson Investments, LLC, Greg Richardson, and Carroll M. Richardson are now defendants in a federal lawsuit brought by several plaintiffs which is based in part on the dumping of concrete on the Richardson property by concrete trucks. The suit asserts claims under the federal Clean Water Act and the federal Solid Waste Disposal Act, as well as claims under state law.
741	, Black & Veatch Corporation	J.F. Pritchard & Company	5/21/2007	5/30/2007	CWA		As established below, Black & Veatch Corporation had no involvement with the property of project refernced in your letter, has never had an affiliation with J.F. Pritchard & Company and is not a proper party to any litigation your firm may contemplate. On page 4 of your lettes, you indicate that the putative claims relate to a facility previously owned and operated by the Baltimore Aircoil Company, Inc. in Merced, California. You further state that beginning in 1961, J.F. Pritchard & Company. This allegation is incorrect. Black

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
742	Communities for a Better Environment	Lakeside Nonferrous Metals	4/23/2007	4/30/2007	CWA		with regard to violations of the federal Clean Water Act ("Act") and California's industrial storm water permit occurring at the Lakeside Nonferrous Metals facility ("Facility") located at 412 Madison Avenue in Oakland, California. CBE is a non-profit public benefit corporation that seeks to protect and enhance environmental health and justice primarily in California's urban communities. This letter is being sent to you as the responsible owners and operators of Lakeside Nonferrous Metals (recipients are hereinafter collectively referred to as "Lakeside").
743	Wishtoyo Foundation/Ventura Coastkeeper	Nicolas Teng	4/18/2007	4/30/2007	CWA		("Coastkeeper") in regard to violations of the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq. ("Clean Water Act," or "CWA"). The violations at issue are occurring on your property located on the North side of the waterway known as the Arroyo Los Posas, at 3060 Somis Road, in Camarillo, California (hereinafter "the Somis Road Property"). This notice of violations and intent to file suit ("Notice Letter") is being sent to Nicolas Teng as a responsible owner and/or operator of the Somis Road Property (hereinafter referred to as "the Notice Recipient"). A copy is also being sent to David Edsall, Esq., legal counsel for the Notice Recipient. The purpose of this letter is to provide notice of the Notice Recipient's violations and to give notice that, after the expiration of sixty (60) days from the

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
744	Messrs. Reed, Hankowski, and Miller	WT Land, LLC, and All States Asphalt, Inc.	5/29/2007	5/29/2007	CWA		We write to give notice that Clean Water Action intends to file a civil action in the United States District Court for the District of Massachusetts under Section 505 of the Federal Clean Water Act against WT Land, LLC, and All States Asphalt, Inc. The subject of the action will be All States' unlawful discharge of stormwater from its asphalt paving mixture manufacturing and site at 901 Rvier Road, Deerifield, MA. It is our understanding that activities at the Site also include mineral mining and dressing. Stormwater runoff from the Site is discharged into waters of the United States. On information and behlief, Clean Water Action alleges that stormwater runoff from the Site discharges into the Deerfield River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
745		Black & Veatch and "J.F. Pritchard & Company,"	5/21/2007	5/29/2007	CWA		correspondence regarding your firm's pursuit of a private action under the Federal Resource Conservation arid Recovery Act and Clean Water Act, which was served on March 26. As established below, Black & Veatch Corporation ("Black & Veatch") had no involvement with the property or project referenced in your letter, has never had an affiliation with "J.F. Pritchard & Company" and is not a proper party to any litigation your firm may contemplate.□ On page 4 of your letters, you indicate that the putative claims relate to a facility previously owned and operated by the Baltimore Aircoil Company, Inc. in Merced, California. You ffirther state that beginning in 1961, J.F. Pritchard & Company operated a kerosene wood treatment system on the facility and that J.F. Pritchard & Company is now the process division of Black & Veatch. Thus, it appears that the sole basis of your allegations against Black & Veatch is as an alleged successor-in4nterest to J.F. Pritchard & Company. This allegation is incorrect.□ Black & Veatch Corporation is not a successor~injnterest to J.F. Pritchard & Company, though this is not the first time such a mistake has been made. In 2004, Black & Veatch was named as a defendant in another lawsuit as an alleged successor to J.F. Pritchard

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
746		Los Alamos National Laboratory, the U.S. Department of Energy (as owners), Los Alamos National Security LLC	3/29/2007	4/3/2007	CWA		Tewa Women United, Concerned Citizens for Nuclear Safety ("CCNS"), Amigos Bravos, Embudo Valley Environmental Monitoring Group, Rio Grande Restoration, Partnership for Earth Spirituality, the New Mexico Acequia Association, the Don Gabino Andrade Community Atequia, Kathy Sanchez, and Gilbert Sanchez (hereinafter collectively referred to as "Concerned Citizens") hereby provide notice of their intent to pursue a citizen suit against Los Alamos National Laboratory, the U.S. Department of Energy (as owners), Los Alamos National Security LLC (as operators), and any subsequent owners or operators of the Los Alamos National Laboratory (hereinafter collectively referred to as "LANL" or "the Facility") for violations of the Federal Water Pollution Control Act (hereinafter "Clean Water
747	Niagara River Preservation Society	City of North Tonawanda, New York	9/2/2008	9/8/2008	CWA		This letter is written on behalf of the Niagara River Preservation Society in response to the continuing and ongoing violations of the Clean Water Act (hereafter CWA) and its implementing regulations committed by the City of North Tonawanda, New York, and its relevant officers, boards, employees and responsible persons (hereafter "City"). The client's name, address and telephone number are

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
748	Sierra Club	Colorado Springs's Sewage	3/23/2007	3/29/2007	CWA		This letter is sent to you pursuant to Section 505 (b) of the Clean Water Act, 33 U.S.C. § 1365 (b), on behalf of the Sierra Club, 85 Second Street, Second Floor, San Francisco, CA 94105-3441, (415) 977-5500. This letter is written to supplement the letters of August 9, 2005, October 12, 2005, August 14, 2006 and October 6, 2006 that Sierra Club sent you concerning the unlawful discharges from the Colorado Springs sewage collection and treatment system and related non-potable water system. Those letters are incorporated by reference as if repeated verbatim herein. Although additional notices are not necessary as a matter of law, this advises you further that the releases and discharges from Colorado Springs's system that have occurred since the previous notice letters are part of the on-going litigation, will be added to that litigation, or may be the subject of another lawsuit. In addition, this advises you further that releases and discharges that have been discovered by Sierra Club since those notice letters are part of the on-going litigation, will be added to that litigation, or may be the subject of another lawsuit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
749	Black Warrior Riverkeeper, Inc.	Quinton Mining, LLC	5/16/2007	5/22/2007	CWA		lawsuit under section 505 of the Clean Water Act (TWA"), 33 U.S.C. §1365, against Quinton Mining, LLC, for violations of the CWA and the Alabama Water Pollution Control Act ("AWPCA") §22-22-1 nsec, Code of Alabama 1975, and the regulations thereunder, as more fully referenced below, by Quinton Mine located at Walker County, Alabama. Based on information and be1ie~ Quinton-Mine is owned and operated by Quinton Mining, LLC. Black Warrior Riverkeeper, Inc. provides this written notice pursuant to section 135 of Title 40 of the Code of Federal Regulations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
750		Cherokee Mining, LLC	5/16/2007	5/22/2007	CWA		Black Warrior Riverkeeper, Inc. intends to file a lawsuit under section 505 of the Clean Water Act ('tWA"), 33 U.S.C. §1365, against Cherokee Mining, LLC, for violations of the CWA and the Alabama Water Pollution Control Act ("AWPCA"), §22-22-1 ci sec, Code of Alabama 1975, and the regulations thereunder, as more fully referenced below, by Praco Mine and Pumpkin Center Mine located at Jefferson & Walker County, Alabama. Based on information and belief, Praco Mine and Pumpkin Center Mine are owned and operated by Cherokee Mining, LLC. Black Warrior Riverkeeper, Inc. provides this written notice pursuant to section 135 of Title 40 of the Code of Federal Regulations.

intends to file a civil action in District Court for the District of under Section 505 of the Fed Act (the "Act") against Palme ("Palmer"). The subject of the		G	F	E	D	C	В	А	
intends to file a civil action in District Court for the District of under Section 505 of the Fed Act (the "Act") against Palme ("Palmer"). The subject of the		General Description	State	Statute		Date Letter	Against	On Behalf Of	1
Clean Water Action Palmer Paving Corp. 2/28/2007 2/28/2007 3/6/2007 CWA its asphalt paving mixture may 25 Blanchard Street, Palmer Street, Easthampton, MA (the Stoniiwater runoff from the Stoniiwater runoff from the Stormwater runoff from the Polischarges into the Quaboag stormwater runoff from the E	in the United States at of Massachusetts bederal Clean Water her Paving Corp. he action will be a of stormwater from hanufacturing sites at ar MA, and 23 Arthur he "Sites"). Sites is discharged ates. On information tion alleges that Palmer Site ag River, and Easthampton Site	We write to give notice that Clean Water intends to file a civil action in the United District Court for the District of Massach under Section 505 of the Federal Clean Act (the "Act") against Palmer Paving C ("Palmer"). The subject of the action will Palmer's unlawfuldischarge of stormwarits asphalt paving mixture manufacturing 25 Blanchard Street, Palmer MA, and 2 Street, Easthampton, MA (the "Sites"). Stoniiwater runoff from the Sites is disclinto waters of the United States. On informand belief, Clean Water Action alleges at stormwater runoff from the Palmer Site discharges into the Quaboag River, and stormwater runoff from the Easthampton discharges to the Manhan River. □		CWA	3/6/2007	2/28/2007		Clean Water Action	

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
752	Kiamath Riverkeeper	EPA Administrator and the Regional Administrator of EPA Region IX	5/25/2007	5/30/2007	CWA		The Kiamath Riverkeeper ("Riverkeepcr") hereby notifies you of the United States□ Environmental Protection Agency's ("EPA") failure to perform certain mandatory duties under the Federal Clean Water Act ("CWA"). Specifically Riverkeeper notifies you of EPA's failure to complcte approval of an appropriate CWA Scction 303(d) list of water quality limited segments ("WQLSs") and associated pollutants/pollution for California (the "California 303(d) List"). The purpose of this letter is to provide notice of Riverkeeper's intent to file a CWA citizen suit sixty (60) days after the date of this letter against the EPA Administrator and the Regional Administrator of EPA Region IX for EPA's failure to perform its CWA mandatory duty to approve an appropriate 303(d) list for California within the statutory deadlines.
	U.S. EPA Administrator (EPA) and the Commissioner of the Massachusetts Department of Environmental Protection	City of Brockton, Massachusetts, Massachusetts Water Management Act U.S. EPA Administrator (EPA) and the Commissioner of the Massachusetts Department of Enviromnental Protection	6/11/2008	6/16/2008	CWA	MA Massachusetts	This is a notice of intent to bring a citizen suit within 60 days under the Clean Water Act (CWA or the Act), 33 U.S.C. §1365(a)(1) and (2) and 1369(b,) to redress ongoing violations of the Act and to obtain an order compelling the U.S. EPA Administrator (EPA) and the Commissioner of the Massachusetts Department of Environmental Protection (the Commissioner or DEP) to implement the Act. The suit will also be brought against the City of Brockton, Massachusetts for violating the CWA, § 1313(a) and 1342, and the Massachusetts Water Management Act, M.C3.L. c. 210, § 1-9 (WMA). □

T711 Wailer Road E., Tacoma, Washington, 98443. Any response or correspondence related to this matter should be directed to us at the above address. This letter is to provide you with sixty days' notice of Mr. Catchpole's intent to file a citizen law suit against you under Section 505 of the Clean Water Act ("CWA" or "Act"), 33 U.S.C. § 1365, for the violations described below The Clean Water Act ("Water Act") You have violated and continue to violate the Clean Water Act (see CWA Sections 301 and 404,33 USC § − 1311 and 1344). Under Section 301 and 404 it is unlawful to discharge dregded or fill material into the waters of the United State without first obtaining a permit from the United State Army Corps of Engineers ("Corps"). Wetlands adjacent to a navigable waterway are included among the nation's waters for the purposes of the Act, Grading, earthmoving, and filling within such a wetland all result in a "discharge" into the waters of the United States and therefore require a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge the following a		А	В	С	D	Е	F	G
7711 Wailer Road E., Tacoma, Washington, 98443. Any response or correspondence relater to this matter should be directed to us at the above address. This letter is to provide you with sixty days' notice of Mr. Catchpole's intent to file a citizen law suit against you under Section 505 of the Clean Water Act ("CWA" or "Act"), 33 U.S.C. § 1365, for the violations described below The Clean Water Act ("CWA" or "Act"), 33 U.S.C. § 1365, for the violations described below The Clean Water Act ("CWA" or "Act"), 33 U.S.C. § 1365, for the violations described below The Clean Water Act (See CWA Sections 301 and 404,33 USC § - 1311 and 1344), Under Section 301 and 404 it is unlawful to discharge dredged or fill material into the waters of the United State without first obtaining a permit from the United States Army Corps of Engineers ("Corps"). Wetlands adjacent to a navigable waterway are included among the nation's waters for the purposes of the Act, Grading, earthmoving, and filling within such a wetland all result in a "discharge" into the waters of the United States and therefore require a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit from the Corps.	1	On Behalf Of	Against	Date Letter		Statute	State	General Description
754	754	_		11/11/2008	11/17/2008	CWA		98443. Any response or correspondence related to this matter should be directed to us at the above address. This letter is to provide you with sixty days' notice of Mr. Catchpole's intent to file a citizen law suit against you under Section 505 of the Clean Water Act ("CWA" or "Act"), 33 U.S.C. § 1365, for the violations described below. The Clean Water Act□ You have violated and continue to violate the Clean Water Act (see CWA Sections 301 and 404,33 USC §~ 1311 and 1344). Under Sections 301 and 404 it is unlawful to discharge dredged or fill material into the waters of the United States without first obtaining a permit from the United States Army Corps of Engineers ("Corps"). Wetlands adjacent to a navigable waterway are included among the nation's waters for the purposes of the Act, Grading, earthmoving, and filling within such a wetland all result in a "discharge" into the waters of the United States and therefore require a Section 404 permit from the Corps. A discharge of dredge or fill material into a wetland without a Section 404 permit constitutes a violation of the Act so long as the fill

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
755	New Manchester Resort & Golf; LLC	Douglasville Development and Sweetwater Investment	10/23/2008	11/5/2008	CWA		Manchester Resort & Golf; LLC ("New Manchester") in matters arising from damage to its property, streams and wetlands located adjacent to and downstream from portions of Douglassville Development~ LLC's ("Douglasville sewer pump and lift station (collectively "Tributary Neighborhood") in Douglas County, Georgia. New Manchester's property is located off of Riverside Parkway in Douglas County, Georgia, Deed Book 1873, page 203 (the "New Manchester Property"). Pursuant to 33 U.S.C. § 1365, New Manchester hereby gives notice of its intent to sue Douglasville Development and Sweetwater Investment (collectively, the potentially responsible parties or "PRPs") as well as any other related entity of the preceding for violations of the Clean Water Act. These

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
75.0		City in Natural Resources Defense Council et al v. Los Angeles County,	10/31/2008	11/10/2008	CWA		On behalf of Santa Monica Baykeeper ("Baykeeper") and the Natural Resources Defense Council ("NRDC"), we are writing this letter to you in your official capacity as officers of the governing body for the City of Malibu ("City") in regard to violations of the Federal Water Pollution Control Act (the "Clean Water Act" or "CWA"), 33 U.S.C. §~ 1251 ci seq., and violations of the Los Angeles County Municipal Separate Storm Sewer System permit1 ("Permit") committed by the City. Specifically, this letter ("Nuisance Notice Letter") notifies the City of the intent on the part of Baykeeper and NRDC to file a new action or amend the complaints they have filed against City in Natural Resources Defense Council et al v. Los Angeles County, et at, Case No. CV 08-01465 AHM (PLAx), to allege violations of the Receiving Water Limitations ("RWL") set forth in Part 2.2 of the Permit, which prohibits causing or contributing to a condition of nuisance in receiving waters, and for the failure to report and respond to these violations as required by Part 2.3 of the Permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
757	Conservation Alabama Foundation, Inc.	City of Calera	4/12/2007	5/1/2007	CWA		Conservation Alabama Foundation, Inc. may file suit against the City of Calera for discharges of pollutants from the Northside Pollution Control Plant at County Road 70 and East County Road 42 into Camp Branch in violation of the limitations and conditions of NPDES Permit No. AL0074608 as reported in Discharge Monitoring Reports submitted by the City of Calera to the Alabama Department of Environin~t& Management from April 11,2003 to April 11, 2008, including but not limited to, the following violations
758	Conservation Alabama Foundation., Inc. and Choctawhatchee Riverkeeper	The City of Dothan	4/24/2008	5/1/2008	CWA		Conservation Alabama Foundation., Inc. and Choctawhatchee Riverkeeper may file suit again the City of Dothan for discharge of pollutants from the Beaver Creek Wastewater Treatment Plant into Beaver Creek in violation of the limitations and condition of NPDES Permit No. AL0022756 as reported in Discharge Monitoring Reports submitted by the City of Dothan to the Alabama Department of Environmental Management from April 11, 2003 to April 11,2008, including but not limited

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
759	Atchafalaya□ Basinkeeper and Louisiana Environmentai Action Network Environmentai Action Network	Louisiana Department of Natural Resources	4/18/2008	4/28/2008	CWA		Please reference your April 11, 2008, letter notifying me that the Atchafalaya Basinkeeper and Louisiana Environmentai Action Network (LEAN) intend to sue me in my a official capacity as Interim Director of the Atchafalaya Basin Program, and Sandra Thompson W Decoteau as the named permittee for the abovereferenced permit, under Section 505 of the 3 Clean Water Act. As you may be aware, Ms. Thompson-Decoteau is no longer employed by the Louisiana Department of Natural Resources.
760	Conservation Alabama Foundation, Inc. and Choctawhatchee Riverkeepe	Town of Anton Water Works and Sewer Board	4/12/2008	4/17/2008	CWA		Conservation Alabama Foundation, Inc. and Choctawhatchee Riverkeeper may file suit against the Town of Anton Water Works and Sewer Board for discharges of pollutants from the Lagoon at Alabama Highway 123 North into the Pea River in violation of the limitations and conditions of NPDES PermitNo. AL006855 1 as reported in Discharge Monitoring Reports submitted by the Board to the Alabama Department of Environmental Management from April 11, 2003 to April 11, 2008, including but not limited to, the following:

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
761	Prairie Rivers Network	Emerald Performance Materials	4/25/2008	4/23/2008	CWA		Prairie Rivers Network, its individual members, and Environmental Law & Policy Center (collectively, the "Claimants"). Based on available information, Emerald Performance Materials ("Emerald") has repeatedly violated, and will continue to violate: (1) Section 301(a) of the federal Clean Water Act, 33 U.S.C. § 1311(a); (2) Title III: Water Pollution of the illinois Environmental Protection Act, 415 ILCS 5/12; and (3) Emerald's National Pollutant Discharge Elimination System ("NPDES") Permit No. 1L0001392 at its Henry, Illinois facility. Among other violations, Emerald has discharged wastewater with illegal levels of several pollutants into the Illinois River.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
763	Susan L. Smith	City of Salem, The Oregon Department of Environmentai Quality,	5/19/2008	5/23/2008	CWA		Susan L. Smith. I intend to sue Richard Fry, 467 Mildred LLC, and its officers and directors for discharging water pollutants into Waln Creek, a water of the United States, without an NPDE5 permit in violation of section 301(a) of the Clean Water Act The construction activities since May 2007 and continuing to date, by you and your agents, have dramatically increased the runoff and erosion from 467 Mildred, resulting in the continuing discharge of red clay sediment into Waln Creek through the stormwater pipe that discharges underneath the bridge located at Valleywood Dr. and Springwood Dr. have reported this apparent violation to the City of Salem, the Oregon Department of Environmentai Quality, and the U.S. Environmental Protection Agency, Region X. Unless you take corrective action that wholly eliminates the possibility of such violations recurring, i intend to bring this action to compel compliance with environmental laws and to assess civil penalties as provided in the Clean Water Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
763	Noble Builders, Inc.	Douglasville- Douglas County Water & Sewer Authority	5/20/2008	5/27/2008	CWA		Noble Builders, Inc. ("Noble") in the pending lawsuit against Douglasville-Douglas County Water & Sewer Authority ("DDCWSA") in the Northern District of Georgia, Atlanta Division, Civil Action File No. I :04-cv-3563, regarding matters arising from violations of federal and state law which have damaged property currently owned by Noble in the Creekstone subdivision on Dorsett Shoals Road in Douglas County, Georgia. The property at issue is adjacent to and downstream from the DDCWSA's Bear Creek Water Treatment Facility ("Bear Creek Facility" or "Facility"). Noble previously provided Notice of Intent to Sue in December 2003 before filing the pending lawsuit. □
764	California Sportfishing Protection	Alliance Hanson Aggregates, Mid- Pacific, Inc.	4/22/2008	5/1/2008	CWA		Hanson Aggregates, Mid-Pacific, Inc. ("Hanson") in response to the 60-day Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act ("Notice") submitted by the California Sportfishing Protection Alliance ("CSPA") in connection with Hanson's facility located on Pine Hollow Road in unincorporated Contra Costa County, California (the "Facility"). Although your Notice is dated February 18, 2008, it was not served on Hanson until March 12, 2008. The Notice alleges that Hanson has discharged storm water with unacceptable levels of pollutants and has violated numerous provisions in California's general industrial storm water permit, SWRCB Order No. 97-03-DWQ (the "General Permit").

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
765	Duggan Family Partnership, LLLP, Dr. Charles A. Duggan, Jr.	Mrs. Sonja Mallory, Mayor of Jeffersonvine, Georgia; Mr. Pat Glover, Superintendent, Jeffersonville, Georgia Water and Sewage Department□	5/27/2008	6/2/2008	CWA		Duggan Family Partnership, LLLP, Dr. Charles A. Duggan, Jr., general partner, the owner of lands immediately adjacent on the east, south and west of the above-referenced facility. You are herewith notified, pursuant to 33 U.S.C. § 1365 (b)(I)(A) of the Clean Water Act, that our client, whose address is 2807 Hilandale Circle, Macon, Georgia 31204 and telephone number is (473) 738-0997, contends that you are in violation of an effluent standard or limitation under the Federal Water Pollution Central Act 33 U.S.C.A §1251, et seq., as follows:Such violation has occuned repeatedly at the above-referei~ced location on the occasion of significant rainfall since the Spring of 2007, but particularly during very heavy rains, and our client is infon~ed and believes that such violation has continued or will continue to occur hereafier on all such occasions. Specifibally, you have no permit or right to release contaminants onto lands of another. The person or persons responsible for such violations, to the extent they are known to complaintant, are: Mrs. Sonja Mallory, Mayor of Jeffersonvine, Georgia; Mr. Pat Glover, Superintendent, Jeffersonville, Georgia Water and Sewage Department. □
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
766	Riverkeeper	Newtown Creek and the Dutch Kills	9/4/2008	9/10/2008	CWA		Riverkeeper is a non-profit, environnental watchdog organization that protects and safeguards the ecological integrity of the Hudson River, its tributaries, and the New York City drinking water supply. On behalf of our 10,000 members, we routinely patrol Newtown Creek and the Dutch Kills and, when necessary, file citizen suits under the CWA and RCRA to prevent and remediate environmental pollution problems. Many of our members and constituents live near, and routinely recreate in and on, the Dutch Kills and Newtown Creek. Riverkeeper's contact information is 828 South Broadway, Tarrytown, New York 10591, (914) 478-4501.
767	Samuel and Brenda Jamison	Mr. Timothy Pasch	9/4/2008	9/15/2008	CWA		with Kenneth It 'dyers respect to the unauthorized discharge of stormwater onto their property situated at 64 Hidden Hill Farm Lane, Jacobus Borough, York County, Pennsylvania (the 'Jamison Property). Pursuant to 33 U.S.C. §~ 1365(a) and 1365(b), and 35 P.S. § 69I.601(e), this Notice of Intent to Sue is provided to inform you of violations of the Clean Water Act, 33 U.S.C. §~ 1251 et~çq. ("the CWA"); the Pennsylvania Clean Streams Law, 35 P.S. §~ 691.1 et 3çq, ("the Clean Streams Law"); NPDES Permit Alan W. Flenner,P.E. No. PARIOY464R issued to Mr. Timothy Pasch on October 17, 2005, a copy of atlenner which is attached hereto as Exhibit "A," NPDES Permit No. PARI 0Y464 issued to Mr. Timothy Pasch on October 17, 2000; and at least fifty minor permit

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
768	Peter Alaimo,John Sakas	Town of Montgomery	9/3/2008	9/8/2008	CWA		Montgomery, New York 12549 (845)-457-6393, Jeanette Davis, 308 Bailey Road, Montgomery, New York 12549 and John Sakas, 50 Wallkill Road, Walden, New York 12586 (201)-410-0025 hereby state and declare: Complainants own property and reside in the Town of Montgomery and make use of the Wallkill River for recreational purposes and enjoy the beauty of river as part of their everyday lives. Complainants hereby state that the Town of Montgomery operates one waste water treatment facility, the Neelytown WWTP, which treats wastewater which is then released into the Walikill River. In 1999, the Town of Montgomery ceased operating a second water treatment facility, Baxter WWTP, which had treated wastewater for release into the Walikill River.
769		The Doe Run Company	6/2/2008	6/9/2008	CWA		Doc Ru!) Resources Coqoration d/h/a "The Doe Run Company" that Missou~ intends to file suit against Doe Run f*r Vlolating the Resource Conservation and Recovery Act ("RCRA'). 42 U.S.C. §* 6901-79b. the Clean Water Act ("CWA") 33 U.S.C. §~ 1251-1376, the Clean Air Act ("CAA"). 42 U.S.C. §~ 7401-7671 q. and the Comprehensi∨e Envii-onmentaj Response, Compensation and Liability Act ("CFRCLA") 42 U.S.C. §~ 9601-9675, because Doe Run has mishandled solid and ha7ardous waste —~ prilnari ly lead, zinc and lead tailings, but also arsenic, cadmium chron]i urn, copper. manganese, nickel, and thallium — at the Sweetwater Mine and Mill. and such mishandling has resulted in contamination of the soil, air, and water at and near the Kline and Mill. □

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
770	Columbia Riverkeeper	Foster Farms	9/8/2008	9/26/2008	CWA		Columbia Riverkeeper ("CRK"), dated July 15, 2008. The Notice letter states that it is intended to provide sixty days notice pursuant to Section 505 of the Clean Water Act and alleges that Foster Farms has violated Sections 1311 and 1342 of the Clean Water Act by failing to meet certain provisions of the state's general National Pollution Discharge Elimination System Permit No. 5O3003208C ("the Permit") and Foster Farms' Stormwater Pollution Prevention Plan for the Kelso facility ("SWPPP").
771	Wenzel Wochos	Darrell Smith	9/23/2008	10/1/2008	CWA		Canyon Springs Circle here in Royal, Arkansas. I note that all of your activities in polluting Kelly Creek, over the period June 2006 and continuing through the present, have occurred with no permit(s) of any kind. Kelly Creek flows into the Ouachita River via the Mazarn River which are waters of the United States. I further note that Kelly Creek has been adjudged a "water of the United States" by the USACE and that Kelly Creek flows through my property. These violations of the CWA include, but are not limited to:

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
772	The West Virginia Highlands Conservancy, Ohio Valley Environmental Coalition	Hohet Mining. LLC	3/20/2007	3/28/2007	CWA		The West Virginia Highlands Conservancy ("WVHC") and the Ohio Valley Environmental Coalition ("OVEC"). in accordance with section 505 of the Clean Water Act (the '~Act" or the "CWA"), 33 U.S.C. § 1365, and 40 C.F.R. Part 135. hereby notify you that Hohet Mining. LLC, ("Ilobet") has violated, and continues to violate. "an effluent standard or limitation" under Scction 505(a)(I)(A) of the Act, 33 U.S.C. § 1365(a)(I)(A), by failing to comply with the terms of WV/NPDES Permit Number WV1021028. Furthermore, Hobet is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C. § 1311, as a result of its discharge of selenium into West Virginia's waters in an amount in excess of the final selenium effluent limits specified in WV/NPDES Permit Number WVIO2 1028. If within sixty days of the postmark of this letter 1-lobet does not bring itself into full compliance with the Act, WVHC and OVEC intend to file a citizens' suit seeking civil penalties for Hohet's ongoing and continuing violations and for an injunction compelling it to come into compliance with the Act.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
773	California Sportfishing Protection Alliance	Manual A. Brazil, Petaluma Livestock Auction Yard, Inc.	2/20/2007	2/26/2007	CWA		("CSPA") in regard to violations of the Clean Water Act1 ("Act") occurring at the Petaluma Livestock Auction Yard ("the Auction Yard") located at 84 Corona Road, in Petaluma California (Assessor's Parcel Nos. 048-080-025 and 048-080-019) ("the Property"). CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife and natural resources of California waters, including the Petaluma River and the San Pablo Bay. As you may be aware, CSPA has initiated a lawsuit pursuant to Section 505(a) of the Clean Water Act (33 U.S.C. § 1365(a)) against Manual A. Brazil and the Petaluma Livestock Auction Yard, Inc. in the United States Federal District Court for the Northern District of California (Case No. C-06

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
774	Marderosian, Runyon, Cercone, Lehman & Armo. Victim	"Merck", Amsted Industries, Inc. "Amsted", Baltimore Aircoil Company, Inc. ("BAC"), J.F. Pritchard & Company ("Prichard"), Black & Veatch Corporation ("B&V"), Santa Fe Aero Vista LLC ("Santa Fe"), Meadowbrook Water Company ("Meadowbrook"), Franklin County Water District ("FCWD"), Merced Irrigation District ("MID"), City of Merced ("City") and County of Merced "(County"),	3/22/2007	3/29/2007	CWA		Attached to this Notice and fully incorporated herein is a list of persons ("Victims") represented by the law firm Marderosian, Runyon, Cercone, Lehman & Armo. Victims hereby place Merck & Co,. Inc. "Merck", Amsted Industries, Inc. "Amsted", Baltimore Aircoil Company, Inc. ("BAC"), J.F. Pritchard & Company ("Prichard"), Black & Veatch Corporation ("B&V"), Santa Fe Aero Vista LLC ("Santa Fe"), Meadowbrook Water Company ("Meadowbrook"), Franklin County Water District ("FCWD"), Merced Irrigation District ("MID"), City of Merced ("City") and County of Merced "(County"), collectively referred to hereafter as "Polluter", on notice that following the expiration of sixty (60) days from the date of this Notice, Victims intend to bring suit in Federal District Court for Polluter's continuing violations of "an effluent standard or limitation", permit condition or requirement and/or "an order issued by the Administrator or a State with respect to such standard or limitation" under CWA § 505(a)(1), 33 U.S.C. § 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by Polluter's illegally discharging pollutants from
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775	Northwest Environmental Defense Center's	MG Warehouse, Inc.	3/21/2007	3/26/2007	CWA		Northwest Environmental Defense Center's ("NEDC") intent to file suit against MG Warehouse, Inc. (MGW), in accordance with Section 505(a) of the Clean Water Act ("CWA"), 33 U.S.C. § 1365(a). NEDC hereby gives notice, pursuant to Section 505(b) of the CWA, 33 U.S.C. § 1365(b), that MOW, located at 9700 N. Hurst Ave., Portland, OR 97203, has violated and continues to violate the conditions of the National Pollution Discharge Elimination System ("NPDES") 1200-COLS general permit issued by the Oregon Department of Environmental Quality ("DEQ") on February 16, 2000, to Pacific Carbide and Alloys Co., the landlord of MOW. NEDC also has reason to believe that MGW will continue to violate the renewal NPDES 1200-COLS permit issued by the DEQ on October 5, 2006. As outlined below, our review of DEQ's files on the MGW facility has disclosed numerous violations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
776	Mr. Paolino	Mr. Ferreira	9/22/2008	9/25/2008	CWA		England Environmental, Inc. The findings of New England Environmental, Inc. are contained in Exhibit "9". That report confirms several of the earlier findings from the 1983 Rhode Island Department of Environmental Management investigation and that investigation conducted by the Division of Water Supply. This report once again confirms that the stream on the western side of the auto recycling plant enters a stone culvert under a covered road, and eventually flows one-half mile to Miller's River and eventually enters the reservoir and the drinking supply. As a result of the investigation conducted by the Department of Environmental Management, Mr. Ferreira was issued a Notice of Violation on January 4, 1984 for conducting inappropriate activities on the site located at 290

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
777	Marderosian, Runyon, Cercone, Lehman & Armo. Victims	AA&A Msociates. Inc., Toiladav, Fremming	11/14/2006	7/17/2008	CWA		Marderosjan, Runyon. Cercone, Lehman & Armo. Victims hereby places the Franklin County Water District ('TCWD"), AA&A Msociates. Inc. ("AA&k'5 and Toiladav, Fremming & ~ ("TFP") collectively "Polluter" on notice that following the expiration of sixty (60) days from the date of this Notice of Violations and Intent to File Suit "Notice"). Victims intends to bring suit in Federal District Court for Polluter's continuing 'lolationg of "an effluent standard orlimitatic,n" perzut condition or requirement and/or "an order issued by the Administrator or a State with respect to such standard or limitation" under CWA § 505(a)(I), 33 U.S.C. § I365(a)(fl, the Code of Federal Regulations and the Basin Plan. as exempliije<~ by Polluter's illegally discharging from its wastewater treatment and collection system facility ("Facility") without an National Pollution Discharge Elimination System ("NPDES") permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
778	Altamaha Riverkeeper, Inc.	Rayonier, Inc.	12/7/2008	12/17/2008	CWA		Altamaha Riverkeeper, Inc. hereby gives notice of its intent to commence a legal action in United States District Court against Rayonier, Inc. and Rayonier Performance Fibers, Inc. for violations of the Clean Water Act, 33 U.S.C.1251 et seq., Georgia Water Quality Control Act, O.C.G.A. 12-5-20 et seq., and the rules and regulations promulgated pursuant to each of these Acts.
779	City of Ashtabula	Norfolk Southern's	11/26/2008	12/24/2008	CWA		dentalCity of Ashtabula regarding violations of the Clean Water Act ("CWA"), 33 U.S.C. 1251 et seq., the Ohio Water Pollution Control Act, R.C. Chapter 6111, and their implementing regulations. The surface water violations arise form Norfolk Southern's failure to properly collect, treat and discharge the process water and strom water generated at its coal dock facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
700	Sierra Club, West Virginia Highlands Conservancy, and Ohio Valley Environmental Coalition,	Fola Coal Company, LLC, Mr. Gary Patterson	1/19/2009	2/3/2009	CWA		Behalf of Fola Coal Company, LLC ("Fola"), this letter replies to your letter dated November 20, 2008, addressed to Mr. Gary Patterson and written on behalf of your clients, the Sierra Club, West Virginia Highlands Conservancy, and Ohio Valley Environmental Coalition, providing a 60-Day Notice of Intent to File a Citizen Suit under the Federal Clean Water Act, 33 U.S.C. § 1251, et seq. ("CWA") and a 60-Day Notice of Intent to File a Citizen Suit under the Federal Surface Mining Control and Reclamation Act of 1977, 30 U.S.C. § 1201 et seq. ("SMCRA"), for alleged violations of those statutes, their associated State statutes and regulations, and the conditions of certain permits issued by the West Virginia Department of Environmental Protection ("WVDEP") to Fola (hereafter the "Notice Letter"). The alleged violations addressed in the Notice Letter currently are the subject of a comprehensive enforcement action by the WVDEP and, as a consequence, cannot sustain a citizen suit
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On Behalf Of Against Date Letter Pate Received Statute State General Description The Connecticut Fund for the Envi	
The Connecticut Fund for the Envi	
("CFE") hereby places you on notic Sec-tion 505(b) of the Clean Wate 33 U.S.C. ~ 1365(b) and federal re CFR §4" 135.2 and 135.3, which r notice before filing a citizen's suit is that the City of Bridgeport has violate "an effluent stallimitation" and "an order issued by with respect to such a standard or under Section 505(a) (1) (A) of the C. 1365 (a) (1) (A), by failing to co individual NPDES permit numbers and CTO10IO10 and a 1994 Con Agreement (Civil Action B86-635 (violations are a result of the activit below and include, but are not limilisted in Appendicies A-G which ar hereto and incorporated herein.	ice, pursuant to er Act ("CWA"), egulations, 40 equire 60 days in federal court lated and andard or the state ilimitation" e CWA, 33 U S. emply with a CT010056 esent (WWE)). These ties specified -ited to, those

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
782	Daniel Hurst	Lake Monroe, LLC; Legion Lake, LLC; Mr. Kenneth L, Antinoro; Inland Retail Real Trs Corporation; DDR Southeast Douglasville Depot, LLC (fdba Inland Southeast Douglasville Depot, LLC); and Developer's Diversified Realty Corporation,Potentia Ily Responsible Party	1/16/2009	1/29/2009	CWA		sue Lake Monroe, LLC; Legion Lake, LLC; Mr. Kenneth L, Antinoro; Inland Retail Real Trs Corporation; DDR Southeast Douglasville Depot, LLC (fdba Inland Southeast Douglasville Depot, LLC); and Developer's Diversified Realty Corporation, as well as any other Potentially Responsible Party ("PRP") for violations of the Clean Water Act ("CWA") as detailed herein. These violations relate to discharges of eroded soils, debris, dirt, sediment, storm water run off fill material and other pollutants into jurisdictional waters of the United States from development activities at the Lake Monroe Properties and Douglasville Depot Site; the illegal dredging and filling of jurisdictional waters and/or wetlands; and the failure to comply with all permit conditions, standards, limitations, and other
783	Geophysical Research Society, LLC	City of Eden Prairie	1/8/2009	1/21/2009	CWA		Geophysical Research Society, LLC ("Geophysical") to provide you with a sixty (60) day notice, pursuant to Section 505(b) of the Federal Water Pollution Control Act ("Clean Water Act"), 33 U.S.C. § 1365(b), of Geophysical's intent to file suit against the City of Eden Prairie for its continuing violation of the Clean Water Act.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
784	Conservation Alabama Foundation, Inc.	Town of Oakman	1/9/2009	1/21/2009	CWA		Conservation Alabama Foundation, Inc. may file suit against the Town of Oakman for discharges of pollutants from the Town of Oakman Lagoon into Cane Creek in violation of the limitations and conditions of NPDES Permit No. AL0025348 as reported in Discharge Monitoring Reports submitted by the Town of Oakman to the Alabama Department of Environmental Management from January 2004 to December 2008, including
785	California Sportfishing Protection Alliance	Sacramento Recycling & Transfer Station	1/8/2009	1/15/2009	CWA		California Sportfishing Protection Alliance ("CSPA") in regard to violations of the Clean Water Act ("Act") that CSPA believes are occurring at the Sacramento Recycling & Transfer Station located at 8491 Fruitridge Road in Sacramento, California ("Facility"). CSPA is a non-profit public benefit corporation dedicated to the preservation protection, and defense of the environment, wildlife, and natural resources of the American River, the Sacramento River, the Sacramento-San Joaquin River Delta (the "Delta"), and other California waters. This letter is being sent to you as the responsible owners, officers, or operators of Sacramento Recycling & Transfer Station (all recipients are hereinafter collectively referred to as "Sacramento Recycling").

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786	California Sportfishing Protection Alliance	Castle & King, Inc.	1/20/2009	1/30/2009	CWA		California Sportfishing Protection Alliance ("CSPA") in regard to violations of the Clean Water Act ("the Act") occurring at the Castle & King, Inc. ("Castle & King") aggregate facility located at 105 Aegean Way in Vacaville, California ("the Facility"). The WDID identification number for the Facility is 5A485002300. CS?A is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife and natural resources of Cache Creek, the Sacramento River and other California waters. This letter is being sent to you as the responsible owner, officer, or operator of Castle & King, Inc.□

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	1 0	n Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
7	Er De	Northwest nvironmental efense Center's i	Matthew Garrett acting i in his official capacity as the Director of Oregon Department of Transportation,	1/14/2009	1/26/2009	CWA		Northwest Environmental Defense Center's intent to file a citizen suit against Matthew Garrett, acting in his official capacity as the Director of Oregon Department of Transportation (ODOT or the Department), in accordance with Section 505 (a) of the Federal Water Pollution Control Act (Clean Water Act or CWA), 33 U.S.C. §□ 1365 (a). The Northwest Environmental Defense Center (NEDC) hereby gives notice, pursuant to Section 505(b) of the CWA, 33 U.S.C. § 1365tb), that ODOT has violated and continues to violate the conditions of National Pollutant Discharge Elimination System (NPDES) Municipal Separate Storm Sewer System (M54) Discharge Permit number 101822. ODOT's violations of the MS4 Permit terms are prohibited under Section 301(a) of the Clean Water Act, 33 U.S.C. § I311(a).
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
788	PennEnvironment, Sierra Club,	Reliant Energy, Inc. and Reliant Energy Northest Management Company, Conemaugh Generating Station	1/16/2009	1/27/2009	CWA		Club and its members (collectively, the "Citizen Groups"). Reliant Energy, Inc. and Reliant Energy Northeast Management Company (collectively, "Reliant") own and operate the Conemaugh Generating Station, a coal burning electric power plant in New Florence, Pennsylvania. As a result of Reliant's operation of the Conemaugh Generating Station, Reliant releases a variety of pollutants into the Conemaugh River. Based on available information, the Citizen Groups believe that Reliant has violated and will continue to violate (1) the federal Clean Water Act ("CWA" or "the Act"), 33 U.S.C. § 1251 etseq., (2) Reliant's National Pollutant Discharge Elimination System ("NPDES") Permit No. PA000SOI 1, and (3) the Pennsylvania Clean Streams Law, 35

On Behalf Of Against Date Letter Received Statute State General Description Davidson County and the City of are neighbors of and own land not to the property at 5424, 5428 and Clarksville Pike, hereafter referre "Clarksville site". It appears that y	
are neighbors of and own land not to the property at 5424, 5428 and Clarksville Pike, hereafter referre	
Davidson County and the City of Nashville who are neighbors Gordon & Associates, Mr. Jack Winters, IMI Tenessee, Inc. IMI South LLC The Federal Water Pollution (CWA), 33 U.S.C. Section 1311(a) prohibit the disch pollutant by any person except in with the specific terms of any star permit under the Clean Water to hav required, are all actionable offence statutes referenced here.	ear or adjacent d 5438 ed to as the you handled, waste at these in the last 5-7 to waters of the se clients and otice, pursuant, that they plated and e Clean Water a Control Act, (f) (2) and harge of any a compliance te or federal ct. Failure to recedence of the we a permit when

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
790		Tennessee Vally Authority's Kingston Fossil Plant	1/6/2009	1/22/2009	CWA		Sierra Club (85 Second Street, 2nd Floor, San Francisco, CA 94105, (415) 977-5500), its Tennessee Chapter (2021 21st Ave. Suite 436, Nashville, TN 37212, (615) 386-3640), and the members of the Sierra Club and its Tennessee Chapter. This notice letter is also being sent on behalf the following individuals: Blanchard, Mary Margaret, Bunch, Wenell and Mary, Cheshire, Camille, Chivington, Victoria and Steve, Crowe, Jerry, Daugherty Kenny, Daugherty Glen, Duncan, Jerry and Teresa, Ford, Glays and Robert Gaby, Willard & Jane
791	Puget Soundkeeper Alliance,	S & S Metal Fabrication, Inc., d/b/a Schneider Simpson Sheet Metal ("Schneider Simpson")	12/30/2008	1/9/2009	CWA		Ave. NW, Suite 215, Seattle, WA 98107, (206) 297-7002. The mission of Puget Soundkeeper Alliance is to protect and preserve Puget Sound by tracking down and stopping the discharge of toxic pollutants into its waters. Any response or correspondence related to this matter should be directed to us at the letterhead address. This letter is to provide you with sixty days notice of Puget Soundkeeper Alliance's intent to file a citizen suit against S & S Metal Fabrication, Inc., d/b/a Schneider Simpson Sheet Metal ("Schneider Simpson") under section 505 of the Clean Water Act ("CWA"), 33 USC § 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
703	Puget Soundkeeper Alliance,	Puget Sound Coatings and or Machinists (12/29/2008	1/8/2009	CWA		Puget Soundkeeper Alliance, 5309 Shilshole Ave. NW, Suite 215, Seattle, WA 98107, (206) 297-7002. The mission of Puget Soundkeeper Alliance is to protect and preserve Puget Sound by tracking down and stopping the discharge of toxic pollutants into its waters. Any response or correspondence related to this matter should be directed to us at the letterhead address. This letter is to provide you with sixty days notice of Puget Soundkeeper Alliance's intent to file a citizen suit against Puget Sound Coatings and or Machinists (DSR), Inc. (collectively, "Puget Sound Coatings") under section 505 of the Clean Water Act ("CWA"), 33 USC § 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by Puget Sound Coatings' National Pollution Discharge Elimination System permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
793	Travis Settlement Homeowners' Association	Lazy Nine Mud Development	12/31/2008	1/8/2009	CWA		This notice is given by the Travis Settlement Homeowners' Association ("Potential Plaintiff"). Under the federal Clean Water Act, a person or business may not discharge pollutants to waters of the United States without an NPDES (i.e., National Pollution Discharge Elimination System) permit. These permits are issued by the EPA o~, in the alternative, by a state to which the EPA has delegated permitting authority. EPA has delegated this permitting authority to Texas, which, now, issues TPDES permits. Storm water discharge permitting is a subcategory of NPDES permitting. The discharge of storm water from a construction site, such as the Lazy Nine MUD development, in the absence of a permit or in violation of the terms of a permit, is a violation of the law. Under the federal Clean Water Act, a person or business may not discharge pollutants to waters of the United States without an NPDES (i.e., National Pollution Discharge Elimination System) permit. These permits are issued by the EPA o~, in the alternative, by a state to which the EPA has delegated permitting authority. EPA has delegated this permitting authority to Texas, which, now, issues TPDES permits. Storm water

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
794	Conservation Alabama Foundation, Inc.	Lawrence County Board of Education,	1/5/2009	1/12/2009	CWA		Conservation Alabama Foundation, Inc. may ifie suit against the Lawrence County Board of Education for discharges of pollutants from the Mt. Hope School Lagoon at 8455 County Road 23, Mt. Hope, Alabama into an unnamed tributary of Rock Springs Creek in violation of the limitations and conditions of NPDES Permit No. AL0043044 as reported in Discharge Monitoring Reports submitted by the Board of Education to the Alabama Department of Environmental Management from January 2004 to December 2008, including but not limited to, the following:
795	Conservation Alabama Foundation, Inc. and Mobile Baykeeper, Inc.	Mobile County Commission	1/5/2009	1/12/2009	CWA		Conservation Alabama Foundation, Inc. and Mobile Baykeeper, Inc. may file suit against the Mobile County Commission for discharges of pollutants from the LeMoyne Wastewater Treatment Plant into the Mobile River in violation of the limitations and conditions of NPDES Permit No. ALOO73 598 as reported in Discharge Monitoring Reports submitted by the Mobile County Commission to the Alabama Department of Environmental Management from January 2004 to December 2008, including but not limited to, the following:

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	ESSO and/or	Mr. Jorge Francisco Sanchez and to the Dolores Service Station and Auto Parts, Inc.	2/2/2009	1/28/2009	CWA		EXXON is the parent company of ESSO. ERTEC and José c. Agrelot (hereinafter and collectively "ERTEC") are consultants to ESSO and/or EXXON. As it is explained in detail below, ERTEC is jointly and severally responsible for contamination at the site, along with ESSO and EXXON, inasmuch as has Contributed or is contributing to the past or present handling, storage, treatment or disposal of hazardous or solid waste ERTEC, as well as ESSO and EXXON, is also in violation of the Safe Drinking Water Act. This contamination, which has caused considerable damages to Mr. Jorge Francisco Sanchez and to the Dolores Service Station and Auto Parts, Inc., remains unabated The petroleum contamination has not been satisfactorily delineated nor removed. No removal, remedial or corrective action has been undertaken as required by the UST
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
797	Friends of Minidoka, Dean & Eden Dimond, Harold & Carolyn Dirnond, Wayne Slone, guardian of James Slone, the Idaho Rural Council, Inc., Idaho Concerned Area Residents for the Environment, Inc., the Japanese American Citizens League, Inc., and the National Trust for Historic Preservation, Inc.	South View Dairy, an Idaho General Partnership, Tony Visser, William DeJong and Ryan Visser,	12/8/2008	12/15/2008	CWA		Friends of Minidoka, Dean & Eden Dimond, Harold & Carolyn Dirnond, Wayne Slone, guardian of James Slone, the Idaho Rural Council, Inc., Idaho Concerned Area Residents for the Environment, Inc., the Japanese American Citizens League, Inc., and the National Trust for Historic Preservation, Inc., ("the Notifiers"), to file a citizen suit against the proposed South View Dairy, an Idaho General Partnership, Tony Visser, William DeJong and Ryan Visser, general partners ("South View" or "Dairy") for violating the Federal Water

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
798	California Sportfishing Protection Alliance	Richmond Sanitary Service, West Contra Costa Sanitary Landfill , Republic Services, Inc. West Contra Costa Sanitary Landfill	12/11/2008	12/16/2008	CWA		California Sportfishing Protection Alliance ("CSPA") in regard to violations of the Clean Water Act ("Act") that CSPA believes are occurring both at Richmond Sanitary Service ("RSS") and at the West Contra Costa Sanitary Landfill ("WCL") located at #1 Pan Blvd. in Richmond, California. CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the San Francisco Bay and other California waters. RSS is owned by Richmond Sanitary Service, Inc., which is owned by Republic Services, Inc. West Contra Costa Sanitary Landfill is owned by West County Landfill, Inc. which is owned by Republic Services, Inc. This letter is being sent to you as the responsible owners, officers, or operators of RSS and WCL (all recipients are hereinafter collectively referred to as "Republic Services"). This letter addresses Republic Services' unlawful discharge of pollutants from RSS and WCL into San Pablo Creek and San Pablo Bay. RSS and WCL are discharging storm water

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Environmental	Ennis Paint, Oregon Department of Environmental Quality,	12/8/2008	12/16/2008	CWA		Northwest Environmental Defense Center ("NEDC") hereby provides notice, pursuant to Section 505(a) of the Clean Water Act ("CWA"), 33 U.S.C. § 1365(a), of the intent to initiate suit against Ennis Paint to enforce the provisions of the CWA. 33 U.S.C. §~ 1311, 1342. Ennis Paint is in violation of the Oregon Department of Environmental Quality ("DEQ") issued 1200-Z general National Pollutant Discharge Elimination System ("NPDES") Permit, No. 100505 ("Permit") regulating the discharge of industrial stormwater. In contravention of the CWA, the Ennis Paint facility, at 1675 Commercial Street, N.E., Salem, Oregon 97303, repeatedly has violated and continues to violate the express terms of the Permit which sets specific requirements the facility must follow to ensure the protection of Oregon's waters.
800	City of Ashtabula	Norfolk Southern's	11/12/2008	12/2/2008	CWA		City of Ashtabula regarding violations of the Clean Water Act ("CWA"). 33 U.S.C. § 1251 et seq., the Ohio Water Pollution Control Act, R.C. Chapter 6111, and their implementing regulations and violations of the Clean Air Act ("CAA"), 42 U.S.C. § 7401 et seq., the Ohio Air Pollution Control Act, R.C.□ and their implementing regulations.□ □ The surface water violations arise from Norfolk Southern's failure to properly collect, treat and discharge the process water and storm water generated at its coal dock facility

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	The Sierra Club, the Ohio Valley Environmental Coalition, and the West Virginia Highlands Conservancy	Fola Coal Company, LLC,	11/20/2008	11/26/2008	CWA		The Sierra Club, the Ohio Valley Environmental Coalition, and the West Virginia Highlands Conservancy (collectively, the Sierra Club), in accordance with section 505 of the Clean Water Act (the "Act" or the "CWA"), 33 U.S.C. § 1365, and 40 C.F.R. Part 135, hereby notify you that Fola Coal Company, LLC, ("Fola") has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(l)(A) of the Act, 33 U.S.C. § 1365(a)(l)(A), by failing to comply with the terms of West Virginia/National Pollution Discharge Elimination System ("WV/NIPDE5") Permit WV 1013815. Furthermore, Fola is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C. § 1311, as a result of its discharge of certain pollutants, including selenium, manganese, aluminum, and iron, into West Virginia's waters in an amount in excess of the final effluent limits specified in WV/NPDES Permit WV1013815. If within
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
802	Waste Action Project	Pacific Coast Shredding	10/29/2008	12/2/2008	CWA		Waste Action Project, P.O. Box 4832, Seattle, Washington 98104, (206)□ 261-2670.Any response or correspondence related to this matter should be directed to us at□ the letterhead address. This letter is to provide you with sixty days notice of Waste Action□ Project's intent to file a citizen suit against Metro Metals Northwest, Inc. and Pacific Coast□ Shredding (collectively, "Pacific Coast Shredding") under Section 505 of the Clean Water Act□ ("CWA"), 33 U.S.C. § 1365, for violations occurring at the facility located at 901 Port Way,□ Vancouver, WA 98660 (the "facility"), as described below.□ □ Pacific Coast Shredding has violated and continues to violate the CWA (see Sections 301 and 402 of the CWA, 33 U.S.C. §* 1311 and 1342) and its National Pollutant Discharge Elimination System Permit No. WA0040991, issued by the Washington Department of Ecology ("Ecology") on April 25, 2008, effective July 1, 2008, and expiring on June 30, 2013 (the "2008 Permit"), with respect to operations of, and discharges of pollutants from, the facility as described herein. Pacific Coast Shredding is

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1 o	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Dynamic Energy, nc.	Mr. James Justice, II	10/24/2008	10/30/2008	CWA		Dynamic Energy, Inc. ("Dynamic"), this letter replies to your letter dated August 27, 2008, addressed to Mr. James Justice, II. That letter purports to provide a 60-Day Notice of Intent to File a Citizens Suit under the Federal Clean Water Act, 33 U.S.C. § 1251, et seq. ("CWA") and a 60-Day Notice of Intent to File a Citizens Suit under the Federal Surface Mining Control and Reclamation Act of 1977, 30 U.S.C. § 1201 et seq. ("SMCRA"), for alleged violations of those statutes, their associated State statutes and regulations, and the conditions of certain permits issued by the West Virginia Department of Environmental Protection ("WVDEP") to Dynamic (the "Notice Letter").□

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Prospective Plaintiffs Jericho Water District, Jericho, New York, and Village of Roanoke, Roanoke, illinois	Lyondcll Chemical Company, formerly known as Lyondell Petrochemical Company and as Arco Chemical Company ("Lyondell"	11/21/2008	11/21/2008	CWA		Lyondcll Chemical Company, formerly known as Lyondell Petrochemical Company and as Arco Chemical Company ("Lyondell"), that Prospective Plaintiffs Jericho Water District, Jericho, New York, and Village of Roanoke, Roanoke, illinois ("Prospective Plaintiffs") intend to file a TSCA citizens' suit against Lyondell. Prospective Plaintiffs have reason to believe that Lyondell has obtained information which reasonably supports the conclusion that methyl tertiary butyl ether ("MitE") and MTI3E containing gasoline present a substantial risk of injury to health and/or the environment (the "Substantial Risk Information") but has failed to inform the Administrator of the United States Environmental Protection Agency ("EPA") of that information, as required by ISCA § 8(e), 15 U.S.C. § 2607(e). As a manufacturer, processor and/or distributor of MIRE who has failed to infonn under TSCA § 8(e), Lyondell has committed and continues to commit unlawful act(s) under
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
805	Harnblen County, Tennessee,	City of Morristown, Tennessee 'C City of Morristown" or "Morristown")	11/18/2008	11/24/2008	CWA		Harnblen County, Tennessee, wish to join those on whose behalf a December 6, 2007 letter of notice of intent to file suit against City of Morristown, Tennessee 'C City of Morristown" or "Morristown") pursuant to the Clean Water Act was sent. The information for these clients is as follows:
806	Eastern District of Virginia	Mr. Smith,Mr. Mack D. Barnes.	11/25/2008	12/1/2008	CWA		Eastern District of Virginia to enforce the Clean Water Act is hereby given. The activity complained of consists of unlawful discharges of pollutants by Mr. Smith into the waters of the United States The pollutants are soil, including sand, solid waste, and oil and petroleum products. The stream to which these pollutants are discharged is upstream of a pond owned by Mr. Mack D. Barnes. The pollutants flow into and cause an injury to water quality in Mr. Barnes' pond.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
807	The Sierra Club and the Ansted Historic Preservation Council,	Powellton Coal Company, LLC,	11/25/2008	12/1/2008	CWA		Preservation Council, in accordance with section 505 of the Clean Water Act (the "Act" or the "CWA"), 33 U.S.C. § 1365, and 40 C.F.R. Part 135, hereby notify you that Powellton Coal Company, LLC, ("Powellton") has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(l)(A) of the Act, 33 U.S.C. § 1365(a)(l)(A), by failing to comply with the terms of West Virginia/National Pollution Discharge Elimination System ("WV/NPDES") Permits WV1022202, WV1019449, and WV1019279. Furthermore, Poweilton is in ongoing and continuing violation of section 301 of the Act, 33 U.S.C. § 1311, as a result of its discharge of certain pollutants, including suspended solids, iron, manganese, and aluminum, into West Virginia's waters in an
808	Residents Defending Their Homes	Lone Pine Hunters' Club, Inc	11/26/2008	12/1/2008	CWA		This letter is sent to you in your capacity as counsel for the Lone Pine Hunters' Club, Inc. (hereinafter "Lone Pine").□ The McLane Law Finn represents Residents Defending Their Homes (hereinafter "Residents"). As is explained in greater detail below, the Residents believe that Lone Pine is in violation of the Federal Water Pollution Control Act, 33 U.S.C. §~ 125 1-1376 (hereinafter "CWA") for its shooting range operations, which are resulting in numerous, continuous or intermittent discharges of pollutants into the waters of the United States. Although Lone Pine's shooting operations have apparently been halted

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
809	Dr. Vicky Hayes	City of Frankfort	6/8/2007	6/12/2008	CWA		505(b) of the Federal Water Pollution Control Act (hereafter the Act"), 33 U.S. a 1365(b), which provide that 60 days prior to the commencement of a citizen's suit in federal district court under Section 505(a)(1) of the Act, notice must be given to the alleged violator, and to the U.S. Environmental Protection Agency and the State in which the alleged violations occur of the citizen's intent to bring suit for the alleged violations. This notice is also filed and served in accordance with 40 CFR Part 135, Subpart A, which requires that notice be served specifically on the chief administrative officer of the water pollution control agency for the State in which the violation is alleged to have occurred, and on the EPA Regional Administrator.
810	Donna and Henry Aldridge	Ms. Faye Mullis Slocumb and Mr. Dale Mullis	6/7/2007	6/15/2007	CWA		from the pollution of and damages to their property ("Aldridge Property") located downstream from the property currently owned by Ms. Faye Mullis Slocumb ("Slocumb Property") in Lee County, Georgia. The pollution of and damages referenced above are related discharges of dredged or fill material into jurisdictional wetlands and unpermitted discharges of storm water and silt, sediment, and the pollutants into jurisdiction wetlands and surface waters associated with the construction and maintenance of an approximately eightee (1 8) acre pond on the Slocumb Property and repeated breaching and failure of the dam constructed to impound the pond. The dam impounding the pond was constructed in jurisdictional wetlands near the property line

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
811	Santa Monica Baykeeper ("Baykeeper") and Natural Resources Defense Council ("NRDC")	The County of Los Angeles and City of Malibu	5/31/2007	6/5/2007	CWA		Natural Resources□ Defense Council ("NRDC"), we are writing this letter in regard to violations of the□ Federal Water Pollution Control Act (the "Clean Water Act" or "CWA"), 33 U.S.C.□ § § 1251 ci seq., and violation of the California Ocean Plan, pursuant to the California□ Water Code §~ 13000 ci seq, committed by the County of Los Angeles and City of□ Malibu. This letter constitutes a Notice of Violation and Intent to File Suit ("Notice□ Letter") against the County of Los Angeles and City of Malibu under section 505 of the□ Clean Water Act, 33 U.S.C. § 1365.□ □ Based on information currently available to Baykeeper and NRDC, the County of Los
812	2306 Meadowbrook Avenue □ Merced, CA 95348 □ □ Ernesto Aguirre □ 2152 Little Sandy	"Amsted", Baltimore Aircoil Company, Inc. ("BAC"), J.F. Pritchard & Company ("Prichard"), Black & Veatch Corporation ("B&V"), Santa Fe Aero Vista LLC ("Santa Fe"), MeadowbroOk	3/22/2007	3/29/2007	CWA		U.S.C. § 1365(b), requires that sixw (60) days prior to the initiation of a civil action under CWA § 505(a), 33 U.S.C. § 1365(a), a citizen must give notice of his/her intent to sue to the alleged violator, the EPA (both local and federal), the State in which the violations occur and if the alleged violator is a State or local agency, service of notice shall be accomplished by certified mail addressed to, or by personal service upon, the head of such agency. If the alleged violator is an individual or corporation, service of notice shall be accomplished by certified mail addressed to, or by personal service upon, the owner or managing agent with a copy sent to the registered agent of the corporation.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Inland Ernpire Waterkeeper, a program of Orange County Coastkeeper	Corona's Wastcwater Treatment Plant	7/13/2007	7/20/2007	CWA		Inland Ernpire Waterkeeper, a program of Orange County Coastkeeper ("Waterkeeper" or "Plaintiffs") in regards to violations of the Federal Water Pollution Control Act, 33 U.S.C. 56 1251 violation of National Pollutant Discharge Elimination System ("NPDES") Permit No. CA8000383, Order No. R8-2007-0005 ("Permit"). The Permit regulates Corona's Wastcwater Treatment Plant No. 1 ("WWTP") as well as the collection system that transports Corona's wastewater to the WWTP. The violations concern discharges of inadequately treated effluent to waters of the United States, violations of Permit effluent limitations, and failure to adequately report discharges of inadequately treated sewage.
814	Datarean Caulaa	The North Dakota Department of Health	6/28/2007	7/3/2007	CWA		on behalf of itself and its members, the National Wildlife Federation ("N WF"),□ on behalf of itself and its members, and the Government of the Province of Manitoba (the "Province")□ (collectively, "Complainants")1 hereby the North Dakota State Water Commission (the "SWC"),North Dakota Department of Health ("NDDH") and the U.S. Environmental Protection Agency ("EPA") of violations of law, as described below. The violations of law described in this notice relate to the discharge of water from the SWC's outlet from Devils Lake in Benson County, North Dakota, to the Sheyenne River, commencing on or around June 11, 2007, and continuing to date, in violation of the conditions of the SWC's North Dakota Pollutant Control

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815	Los Padres ForestWatch, Inc.	Seneca Resources, National Fuel Gas Corporation	5/21/2008	5/27/2008	CWA		hereby gives notice of its intent to commence a legal action in United States District Court against Seneca Resources, a wholly owned subsidiary of the National Fuel Gas Corporation (collectively referred to as "Seneca"), for violations of the Clean Water Act, 33 U.S.C. §~1251 et seq. These violations are related to unlawful discharges of crude oil, waste water, and other pollutants into Sespe Creek and its tributaries within the boundary of the Los Padres National Forest in Ventura County. These incidents occurred in the Sespe Oil Field on or around January 30, 2007; April 1, 2006; January 19, 2005; and January 23, 2004.
816	Duggan Family Partnership, LLLP, Dr. Charles A. Duggan, Jr., general partner	City of Jeffersonville	12/8/2008	12/16/2008	CWA		and the United States District Court for the Middle District of Georgia styled Duggan Family Partnership, LLP v. City of Jeffersonville, Georgia, we are sending this letter to you as counsel for the City of Jeffersonville. This firm represents Duggan Family Partnership, LLP, Dr. Charles A. Duggan, Jr., general partner ("Complainant"), the owner of lands immediately adjacent on the east, south and west of the above-referenced facility. You are herewith notified, pursuant to 33 U.S.C. § 1365 (b)(1)(A) of the Clean Water Act, that our client, whose address is 2807 Hilandale Circle, Macon, Georgia 31204 and telephone number is (478) 738-0997, contends that the City of leftersonville. Coorgin ("Leftersonville") is in

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817	Northwest Environmental Defense Center's	Schnitzer Steel Products Co.	12/4/2008	12/16/2008	CWA		("NEDC") intent to file a citizen suit against Schnitzer Steel Products Co. ("Schnitzer Steel") in accordance with Section 505(a) of the Federal Water Pollution Control Act ("Clean Water Act" or "CWA"), 33 U.S.C. § 1365(a). NEDC hereby gives notice, pursuant to Section 505(b) of the CWA, 33 U.S.C. § 1365(h), that the Schnitzer Steel facility located at 12005 N. Burgard Rd., Portland, Oregon, 97203 has violated and continues to violate express conditions of its National Pollutant Discharge Elimination System ("NPDES") 1200-Z permit, File No. 108103, issued by the Oregon Department of Environmental Quality ("DEQ"). These violations present a risk of harm to wildlife, including threatened and endangered anadromous salmonid species, constitute a menace to public
818	The State of Colorado.The Sierra Club members	City of Colorado Springs and Colorado Springs Utilities	12/1/2008	12/8/2008	CWA		the Shena Cralf, so Secturar Sneer, Securar incor, San Francisco, CA 94105-3441, phone number (415) 977-5500. The Sierra Club is a non-profit environmental membership organization with approximately 750,000 members nationwide, including approximately 20,000 members in the State of Colorado. Sierra Club members live, work, and recreate near the creeks and rivers in the Colorado Springs area and downstream, including Fountain Creek, which are degraded by the pollution from the City of Colorado Springs and Colorado Springs Utilities, as described in this letter.□ This letter is written to supplement the letters of August 9, 2005, October 12, 2005, August 14, 2006, October 6. 2006, October 16, 2006, March 23, 2007, September 27, 2007 and November 20, 2007, that Sierra Club control of the september 20, 2007, september 27, 2007 and November 20, 2007, September 27, 2007, 2007, september 20, 2007, septem

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819	Gerard J. Keating, Janet A. Keating, Frank R. Krejci, Jane Krejci, Timothy Peterson, Linda Peterson, Daryl Butterfield, and Makala Butterfield	Nebraska Public Power District	5/23/2007	6/4/2007	CWA		Krejci, Jane Krejci, Timothy Peterson, Linda Peterson, Daryl Butterfield, and Makala Butterfield, individually, and on behalf of all persons similarly situated, (collectively, the "Notifiers") place you on notice, pursuant to Section 505(b) of the Clean Water Act ("CWA"), 33 U.S.C. § 1365(b) and Federal Regulations 40 C.F.R. §~ 135.2 and 135.3, which require sixty (60) days notice before filing a citizen's suit in federal court, that the Nebraska Public Power District ("NPPD") has violated and continues to violate "an effluent standard or limitation" under Sections 505(a)(1)(A) and 301(a) of the CWA, 33 U.S.C. §~ 1365(a)(I)(A) and 1311(a), by discharging pollutants and dredged or fill materials into the Niobrara River through the Spencer Dam.
820	Sauk-Suiatjje Indian Tribe	Dry Slough and the Eakins and Wylie properties,	6/27/2007	7/3/2007	CWA		or "Tribe"), we provide this notice of violations of Sections 4(d) and 9 of the Endangered Species Act ("ESA"), 16 U.S.C. §* 1533(d), 1538(a)(1)(B), and Section 404 of the Clean Water Act, 33 U.S.C. § 1344. □ Diking District 22 of Skagit County has and is continuing to manage, repair, replace, and operate tide gates on Dry Slough and the Eakins and Wylie properties, and other tide gates, in a manner that has resulted in existing deposits of fill material in navigable waters, the blockage of fish passage, and/or the degradation of estuarine habitat. In particular, Diking District 22 replaced a Dry Slough tidegate in September 2002 without obtaining a 404 permit from the Army Corps of Engineers and without providing for fish passage.

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821	San Diego Coastkeeper,	Gates and the U.S. Department of Defense; Secretary Donald C. Winter and the U.S. Department of the Navy; Admiral Michael .1. Mullen and the Office of the Chief of Naval Operations; Admiral Gary Roughead and the U.S. Pacific Fleet; Commander W. Greg Shear, Jr. and Naval Facilities	6/25/2007	7/5/2007	CWA		San Diego Coastlceeper ("Coastkeeper"). Coastkeeper now puts you on notice of its intention to initiate a civil action pursuant to section 505(a)(l) of the Clean Water Act ("CWA"), 33 U.S.C. § I365(a)(l), against Secretary Robert M. Gates and the U.S. Department of Defense; SecretaryDonald C. Winter and the U.S. Department of the Navy; Admiral Michael .1. Mullen and the Office of the Chief of□ Naval Operations; Admiral Gary Roughead and the U.S. Pacific Fleet; Commander W. Greg Shear, Jr. and Naval Facilities Engineering Command; Commander Michael A. Giorgione and the Naval Facilities Engineering Command Southwest; and Read Admiral Leendert Hering, Sr., and Navy Region Southwest (collectively, "the Government Entities").
822	Metso Paper USA, Inc.	PugetSoundkeeper Alliance	9/10/2008	9/15/2008	CWA		PugetSoundkeeperAlliance v. Metso Paper USA, Inc.; W.D. Wash. No. 2:08-CV-00725-JCC; Filing of Proposed Consent Decree□ □ Dear Honorable Civil Servants:□ □ This notice is provided to you pursuant to 40 C.F.R. § 135.5.' Please find enclosed the signed, proposed Consent Decree for the above-named matter. The Court will be notified that the proposed Consent Decree cannot be entered until forty-five days after your receipt of this letter and enclosed copy. The hearing on the Consent Decree's entry will be scheduled accordingly.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
823			12/22/2008	12/31/2008	CWA		Upper Chattahoochee Riverkeeper, Inc. v. DD&M Investments, LLC and Daniel E. Hodge; United Sates District Court for the Middle District of Georgia; No. 4:08-Cv-00080-CDL; Filing of Proposed Consent Decree□ This notice is provided to you pursuant to 33 U.S.C 1365(c)(3) and 40 C.F.R. 135.5. Enclosed pleas find a proposed Consent Decree and the Complaint for the above-referenced lawsuit. The Court will be notified that the proposed Consent Decree cannot be enterd until 45 day after your receipt of this letter and enclosed copy.
824	California Sprotfishing Protection Alliance	Jensen Precast's	1/22/2009	2/4/2009	CWA		(CSPA) in regard to violations of the Clean Water Act ("Act") that CSPA believe are occurring at the Jensen Precast facility ("Facility") located at 299 Beck Avenue in Fairfield, California. CSPA is a non-profit public benefit corporation dedicated to the presevation, protection, and defense of the environment, wildlife, and natural resources of the San Francisco Bay, Suisun Bay, and other California waters. This letter is being sent to you as the responsible owner, officer, or operator of the Facility (all recipients are hereinafter collectively referred to as "Jensen Precast"). This letter addresses Jensen Precast's unlawful discharges of pollutants from the Facility into the City of Fairfield strom drain system, Ledgewood Creek Suisum Marsh, and Suisun Bay. The Facility is discharging strom water pursuant to

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825	Powellton Coal Company, LLC, Sierra Club, Historic Preservation Council,	Mr. Gary Patterson	1/22/2009	2/10/2009	CWA		to your letter dated November 25, 2008, on behalf of the Sierra Club and the Ansted Historic Preservation Council, addressed to Mr. Gary Patterson, providing a 60 Day Notice of Intent to File a Citizens Suit under Federal Clean Water Act, 33 U.S.C. 1251, et seq. ("CWA") and a 60-Day Notice of Intent to File a Citizens Suit under the Federal Surface Mining Control and Reclamtion Act of 1977, 30 U.S.C. 1201 et seq. ("SWCRA"), for alleged violations of those statutes, thier associated State statutes and regulations, and conditions of certain permits issued by the West Virginia Department of Environmental Protection ("WVDEP") to Powellton (the "Notice Letter"). All of the alleged violations addressed in the Notice Letter, except those relating to WV/NPDES Permit No.
826		Metropolitan District Commission,	3/2/2009	3/11/2009	CWA		Filtration Technology, Inc., et. al.v. Metropolitan District Commission, et.al.(the MDC" now know as the "DCR"), Civil Action ESCV2001-01093 pending in the Essex Superior Court in the Newburyport, Massachusetts, and pursuant to 33 U.S.C. 1365(b), we intend to file suit for past and onging violations of the Clean Water Act, 33 U.S.C. Section 1251, et. seq., by amending Plaintiffs' complaint in said above action to add one or more counts, or alternatively, by bringing separate suit against Defendants in that suit (MDC now known as DCR, and J.J. Paonessa Company, Inc.). Our reasons for such are as follows.

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827	Board of Water Commissioners of the Manhasset- Lakeville Water District	Barclays Bank PLC	3/2/2009	3/18/2009	CWA		Board of Water Commissioners of the Manhasset-Lakeville Water District(the "Water District"). This letter constitutes the Water District's notice of intent to assert claims against Barclays Bank PLC ("Barclays") in the above-referenced litigation, as the past generator and/or operator, as defined in 42 U.S.C. 300f et seq. ("SDWA"): a diffusion well identified by NYSDEC as well N-8375D ("Well N-8375D") located at 100 Community Drive, Great Neck, New York (the "Site") (Nassau County Section 2, Block 358, Lot 49.)
828	107 Devries Ave. Corp., the owner of premises located at Dell Avenue in the Town of Yorktown.	Random Farm Homeowners Association, Inc.	3/6/2009	3/17/2009	CWA		I represent 107 Devries Ave. Corp., the owner of premises located at Dell Avenue in the Town of Yorktown. The premises are identified on the Tax Maps of Yorktown as Section 70.11, Block 1, Lot 16 and Section 70.15, Block 1. Lot 2. This letter constitutes my client's Notice of Intent to sue Random Farm Homeowners Association, Inc. as owner and operator of a subsurface discharge system fo sanitary sewage treatment located at the Random Farms Subdivision, Route 100, Town of New Castle, County of Westchester, State of New York.

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829	Sierra Club and Kentuckians for the Commonwealth	Clintwood Elkhorn Mining Company	2/26/2009	3/11/2009	CWA		Sierra Club and Kentuckians for the Commonwealth against Clintwood Elkhorn Mining Company under the Clean Water Act. Clintwood Elkhorn waived service of the summons in this action on January 7, 2009. Sierra Club makes this submission pursuant to section 135.4 of Title 40 of the Code of Federal Regulations. Notice to you of the filing and service of this complaint was delayed due to an administrative error. I regret any incovenience casused by this oversight
	Stillwater of Crown Point Homeowner's Association, Inc	Innovative Enterprises, Ltd., Stillwater Properties, LLC, Hawk Development Corporation, Jack Kovich, Robert Stiglich, and Jim Hawk,	3/6/2009	3/18/2009	CWA		Stillwater of Crown Point Homeowner's Association, Inc. will file a citizen suit against Innovative Enterprises, Ltd., Stillwater Properties, LLC, Hawk Development Corporation, Jack Kovich, Robert Stiglich, and Jim Hawk, sixty days after service of this notice, pursuant to Section 505 of the Clean Water Act, 33 U.S.C. 1365.
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831	Puget Soundkeeper Alliance	Aluma Systems	3/3/2009	3/13/2009	CWA		Puget Soundkeeper Alliance alleged that Aluma Systems has violated and continues to violate the CWA (see 301 and 402 of the CWA, 33 U/cs 1311 and 1342) by discharging stormwater associated with industrial activities at its facility.
832		Town of Jemison Wastewater Treatment Plant i	3/2/2009	3/11/2009	CWA		Conservation Alabama Foundation, Inc. may file suit against the Town of Jemison for discharges of pollutants from the Town of Jemison Wastewater Treatment Plant into Mohorn Creek in violation of the limitation and conditions of NPDES Permit No. AL0059331 as reported in Discharge Monitoring Reports submitted by the Town of Jemison to the Alabama Department of Environmental Management, including but not limited to the following.

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833	Idaho Conservation League and Silver Valley Waterkeeper,	Hecla Mining Co.	2/27/2009	3/13/2009	CWA		Idaho Conservation League and Silver Valley Waterkeeper, to advise you of my clients' intent to sue Hecla Mining Co. in federal court regarding past and ongoing violations of the Clean Water Act at the Lucky Friday Mine in Mullan, Idaho. My Clients intend to seek declaratory and injunctive relief, as well as civil penalties for those alleged violations.
834	Pennsylvania's Future	Chester Downs and Marina LLC, Harrah's Chester Casino and Racetrack,	3/5/2009	3/11/2009	CWA		Pennsylvania's Future intends to file an action pursuant to section 601 of the Clean Streams Law, 35 P.S. 691.601, for violation of the Clean Streams Law, 35 P.S. 691.1- 691.1001, by Chester Downs and Marina LLC, doing business as Harrah's Chester Casino and Racetrack, in the city of Chester, Delaware County. PennFuture intends to bring an action to achieve long-term compliance with environmental laws and to protect the quality of the affected watersheds.

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835	Stillwater of Crown Point Homeowner's Association, Inc.(Hawk Development	3/5/2009	3/25/2009	CWA		Stillwater of Crown Point Homeowner's Association, Inc.(the"Association") will file a citizen suit against Hawk Development sixty days after service of this notice, pursuant to Section 505 of the Clean Water Act, 33 U.S.C. 1365. Hawk Development because of Hawk Development because of Hawk Devlopment's ongoing violation of Section 301 of the Clean Water Act, 33 U.S.C. 1311. Section 301 of the Clean Water Act provides that it is unlawful for the person to discharge any polluant into the water of the United States, except when such discharges is in compliance with a permitting section of the Act. 33 U.S.C. 1311.
836	Daniel Hurst	Pop Road, LLC; Harper, Morris Pierce and Associates, LLC	1/26/2009	2/5/2009	CWA		and damage to his property as a result of development activities in Mossy Oak Subdivision located in Land Lots 102, 111 and 112 of the 1st District, 5th Section of Douglas County, Georgia. This notice realleges and supplements the allegations contained in a previous Notice of Intent to Sue Letter dated July 17, 2008. Pursuant to 33 U.C.S. 1365, our client hereby again giving notice of his intent to sue Pop Road, LLC; Harper, Morris Pierce and Associates, LLC. for violations of the Clean Water Act as detailed herein. These violations relate to discharges of eroded soils, debris, dirt, sediment, strom water run off, fill materal and other polluants into jurisdictional waters of the United States from development activities at Mossy Oak, the illegal dredging and filling of jurisdictional waters and/or wetlands, and the foilure to appeals with all parmit

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837	Francisco	Gaby, Willard and Jane, Hapner, Sue and Skip, Long, Lois J., Long Richard, Riggs, Tony and Yolonda	1/9/2009	1/21/2009	CWA		to Section 7002 of the Resource Conservation and Recovery Act, 42 U.S.C. 9659(d), Section 326 of the Emergency Response and Community Right-to-Know Act, 42 U.S.C. 11046(d), and Section Act, 33 U.S.C. 11046(d), and Section Act, 33 U.S.C. 11046(d), and Section Act, 33 U.S.C. 11046(d), and Section 505 of the Clean Water Act, 33 U.S.C. 1365, Dated January 6, 2009. Sierra Club San Francisco, CA its Tennessee Chapter and the members of the Sierra Club and its Tennessee Chapter. The notice letter was also sent on behalf of a number of individuals. Please be advised that we are removing the following individuals from our notice letter due to their inclusion being made in error. Gaby, Willard and Jane, Hapner, Sue and Skip Long, Lois J., Long, Richard, Riggs, Tony and Yolonda, Further, we are adding the following individual where new ways emitted.
838		American Piledriving Equipment	3/3/2009	3/31/2009	CWA		indigical Solumbree permanance; Sister Similino Procedure NW, Suite 215, Settale, WA 98107, (206)297-7002, is non-profit organization dedicated to protecting and preserving Puget Sound by tracking down and stopping the discharges of toxic polluatants into its waters. One way that pollutants enter Puget Sound is through stormwater run-off from industrial areas. In fact, the Washington State Department of Ecology belives that stormwater is the leading contributor to water quality pollution of urban waterways in Washington, and federal agencies have identified habitat loss from stormwater runoff as one the primary obstacles to salmon recovery. The Department of Ecology regulates the discharge of stormwater associated with industrial activities through the "Industrial Stormwater General Permi" (ISGP). Many

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839		Budget Auto Wrecking	3/3/2009	3/31/2009	CWA		Puget Soundkeeper alleged that Budget Auto Wrecking has violated and continues to violate the CWA Section 301 and 402 of the CWA, 33 USC 1311 and 1342 by discharging stromwater associated with industrial activites at its facility,
F 840	Puget Soundkeeper	ERCO Corp	3/3/2009	3/31/2009	CWA		Puget Soundkeeper alleged that ERCO Corp. has violated and continues to violate the CWA Section 301 and 402 of the CWA, 33 USC 1311 and 1342 by discharging stromwater associated with industrial activities at its facility,

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841	Puget Soundkeeper Alliance	Export Auto Sales, LLC	3/3/2009	3/31/2009	CWA		Puget Soundkeeper Alliance alleged that the Export Auto Sales, LLC has violated and continues to violate the CWA Section 301 and 402 of the CWA, 33 USC 1311 adn 1342 by discharging stromwater associated with industrial activities at its facility,
042	Puget Soundkeeper Alliance	Malcolm Drilling	3/3/2009	3/31/2009	CWA		Puget Soundkeeper Alliance alleged that the Malcolm Drilling has violated and continues to violate the CWA Sections 301 and 402 of the CWA, 33 USC 1311 and 1342 by discharging stromwater associated with industrail activities at its facility
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843	Puget Soundkeeper Alliance a	Puget Sound Steel	3/3/2009	3/31/2009	CWA		Puget Soundkeeper Alliance alleged that the Puget Sound Steel has violated and continues to violate the CWA Sections 301 and 402 of the CWA, 33 USC 1311 and 1342 by discharging stromwater associated with industrail activities at its facility,
044	Puget Soundkeeper Alliance	Transtar Metals Corporation,	3/3/2009	3/31/2009	CWA		Puget Soundkeeper Alliance alleged that the Transtar Metals Corporation, also known as A.M. Castle & Co., has violated and continues to violate the CWA 301 and 402 of the CWA, 33 USC 1311 and 1342 by discharging stormwater associated without a permit, these businesses may be in violation of the federal Clean Water Act. PSA is working to correct this problem by issuing letters like this.
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845	Lindbergh Bay Inc, Emerald Beach Corporation, d/b/a Emerald Beach Hotel; the Carib Beach Hotel, the Hawksbill Turtle, the Green Sea Turtle, the Red Hind, the Elkhorn Coral,	Mr. Sindulfo Castillo	3/17/2009	3/31/2009	CWA		Beach Corporation, d/b/a Emerald Beach Hotel; the Carib Beach Hotel, the Hawksbill Turtle, the Green Sea Turtle, the Red Hind, the Elkhorn Coral, and other concerned citizens and residents using and enjoying the natural resources in Lindbergh Bay, St. Thomas, U.S. Virgin Islands, and pursuant to Section 1540(g) of the Endangered Species Act, Sections 1365(b) and 1415(g) of the Federal Water Pollution Control Act; Section 505(a) of the Clean Water Act, you are hereby advised of our intention to commence a citizen's action against you, for violations of: Sections 7 and 9 of the Endangered Species Act, and for violations of the Federal Water Pollution and Clean Water Acts, arising out of and concerning the proposed dumping of dredge spoil from Charlotte Amalie
846	Northern California	Humboldt Waste Management Authority	3/24/2009	3/30/2009	CWA		Northern California River Watch is providing statutory notification to Humboldt Waste Management Authority, of continuing and ongoing violations of an effluent standard or limitation, permit condition or requirement and/or "an order issued by the Administrator or a State with respect to such standard or limitation under CWA 505(a)(1), 33 U.S.C 1365(a)(1), the Code of Federal Requlations, and the Regional Water Quality Control Board's Basin Plan, as exemplified by HWMA's unlawful discharging of polluatants from a point source to waters of the United States without a National Pollution Discharge Elimination System permit.

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847		Faria Dairy (prior owner Smith Brothers Dairy)	2/23/2009	3/5/2009	CWA	WA	Environment (CARE) concerning pollution from Faria Dairy, located at 11792 Road 12.5 SW, Royal City, Washington, pursuant to section 505(a)(1)(A) of the federal Clean Water Act ("CWA"), 33 U.S.C. 1365 (a)(1)(A), section 310(a)(1), of the Comprehensive Environmental Response Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9659(a)(1), and section 326(a)(1)(A)(i) of the Emergency Planning and Community Right-to-Know Act ("EPCRA"), 42 U.S.C 11046(a)(1)(A)(i). This notice is provided as a provisions of the Consent Decree entered into between CARE and Smith Brother Dairy on May 23, 2006 in the United States District Court for the Eastern District of Washington, Case No. CV-04-3060-LRS. This notice is provided in the event that the Court decides that some or all of
848		Los Angeles County Municipal Separate Strom Sewer System file a new action of amend	2/9/2009	3/12/2009	CWA		Resources Defense Council ("NRDC"), we write this letter to you in your official capacity as officers of and the governing body of Los Angeles County and the Los Angeles County Flood Control District ("FCD") (collectively "County") regarding the County's violations of both the Federal Water Pollution Control Act (th "Clean Water Act" or CWA"), 33 U.S.C. 1251 e seq. and the Los Angeles County Municipal Separate Strom Sewer System (Permit). Specifically this letter ("Nuisance Notice Letter" notifies the County of the intent on the part of Baykeeper and NRDC to file a new action of amend the complaint they have filed aganist the County in Natural Resources Defense Council of U. Los Angeles County, et al, Case No. CV-0.01467 AHM (PLAx), to allege violations of the

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
849	Conservation Alabama Foundation,	Utilities Board of the City of Atmore	4/7/2009	4/15/2009	CWA		Conservation Alabama Foundation, Inc. may file suit against the Utilities Board of the City of Atmore for discharges of pollutants from the Board's Wastewater Treatment Plant on Tennant Road into Boggy Branch in violations of the limitations and conditions of NPDES Permit No. AL0049557 as reported in Discharge Monitoring Reports submitted by the Board to the Alabama Department of Environmental Management, including but no limited to, the following
850	Columbia Riverkeeper	Waite Specialty Machine Work, Inc.	4/9/2009	4/20/2009	CWA		Columbia Riverkeeper to provide you with notice of Columbia Riverkeeper's intent to file a citizen suit against Waite Specialty Machine Work, Inc. under Section 505(b) of the Clean Water Act ("CWA"), 33 USC of the complete and current Stormwater Pollution Prevention Plans ("SWPPs") required of Waite under its National Pollutant Discharge Elimination System (NPDES) industrial stormwater general permits Any response to this notice should be directed to the undersigned at the address in the letterhead above.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
851		RD Olson Manufacturing, Inc.	4/9/2009	4/20/2009	CWA		Columbia Riverkeeper to provide you with sixty days' notice of Columbia Riverkeeper's intent to file a citizen suit against RD Olson Manufacturing, Inc. under Section 505 of the Clean Water Act, 33 USC 1365, for ongoing the violations as described below. In addition, this letter is a request for a copy of the complete and current Stromwater Pollution Prevention Plan ("SWPPP") required of RD Olson under its National Pollutant Discharge Elimination System (NPDES) industrial stromwater general permit. Any response to this notice should be directed to the undersigned at the address in the letterhead above.
852	Upper Chattahoochee Riverkeeper, Inc. i	City of Cumming Georgia	4/15/2009	4/20/2009	CWA		Upper Chattahoochee Riverkeeper, Inc. in matters relating to the City of Cumming's development of the site on Pilgrim Mill Road. The purpose of this letter is to inform you that UCR intends to bring a citizens suit 60 days from the date of this letter under section 505 of the federal Clean Water Act and the Georgia Water Quality Control Act against the City of Cumming Georgia. The lawsuit will seek injunctive relief, civil penalties, attorney's fees and expenses fo litigation, for violations of the CWA and the GWQCA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
853	Board of Water Commissioners of the Manhasset- Lakeville Water District.	Barclays Bank PLC	3/2/2009	3/18/2009	CWA		Board of Water Commissioners of the Manhasset-Lakeville Water District. This letter constitutes the Water District's notice of inten to assert claims against Barclays Bank PLC in the above-referenced litigation, as the past generator and/or operator, as defined in 42 U.S.C 6972(a)(1)(B), at the following facility for violations of the Resource Conservation and Recovery Act, 42 U.S.C 6601 et seq.
854	Friends of Hurricane Creek	City of Tuscaloosa	3/30/2009	4/9/2009	CWA		Friends of Hurricane Creek intends to file suit against the City of Tuscaloosa for discharging pollutants from the Tuscaloosa Wastewater Treatment Plant located at 3900 Kauloosa Avenue into the Black Warrior River via Cribbs Mill Creek without a National Pollutant Discharge Elimination System permit in violation of 33 U.S.C. 1311(a). The unlawful discharges are described in the attached tabulations. Suit may be avoided if these discharges have ceased or a NPDES permit has been obtained before the expiration 60 days following service of this notice. Please advise the undersigned of any measures which you may undertake which you contend have permanently abated these violations before suit is filed.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
855	Sallet Family	Saint Mary's Railways West, LLC and Claudius Strickland,	3/27/2009	4/6/2009	CWA		Sallet Family hereby gives notice of their intent to sue Saint Mary's Railways West, LLC and Claudius Strickland, for violations of the Clean Water Act. These violations relate to the discharges of eroded solids, debris, dirt, sediment, storm water run off, fill material, soild wastes and other pollutants, which may include hazardous materials, into jurisdictional waters of the United States and the Sallet Family property from construction and other commercial activities, development activities at the comply with all permit conditions, standards, limitations, and other requirements pursuant to the Clean Water Act, as well as the violation of a permit, standard, regulation, condition, requirement, prohibition, or which has become effective pursuant to the Resource Conservation and Recovery Ace.
856	Residents for Rink Relocation	Village of East Aurora, New York	3/12/2009	3/20/2009	CWA		Residents for Rink Relocation and residents of the Village of East Aurora in response to the continuing and ongoing violations of the Clean Water Act and its implementing regulations committed by the Village of East Aurora, New York, and its relvant officers, boards, employees and responsible persons.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
857	The West Virginia	PPG Industries, Inc's Natrium Plant in Natrium, West Virginia,	3/16/2009	3/20/2009	CWA		The West Virginia Rivers Coalition, hereby notify you, pursuant to Section 505(b) of the Clean Water Act, 33 U.S.C. 1365(b), that they believe that PPG Industries, Inc's Natrium Plant in Natrium, West Virginia, which discharges into the Ohio □ River 1has violated and continues to violate "an effluent standard or limitation " under Section 505(a)(1)(A) of the CWA, 33 U.S.C. 1365(a)(1)(A), by failing to comply with NPDES permit number WV0004359 in at least the instances enumerated in the attached list of violations. The 1suit, when filed, will also address any violations that may be reported for months subsequent to the most recent month in the attached list.
858	Philip McCoy, Messrs Fletcher and McCoy and the Greenbrier River Watershed	Shawnee Farms Shooting Sports, LLC; James Johnson; Michael Adkins; Josh Haynes; and/or others acting on their/his behalf;	3/19/2009	3/30/2009	CWA		Edward Fletcher, Philip McCoy, Messrs Fletcher and McCoy and the GRWA hereby place you on notice, pursuant to Section 505(b) of the CWA, that they believe that Shawnee Farms Shooting Sports, LLC; James Johnson; Michael Adkins; Josh Haynes; and/or others acting on their/his behalf; have violated and continue to violate in Greenbrier County, WV, "an effluent standard or limitation" under Section 505(a)(1)(A) of the CWA, 33 U.S.C. 1365(a)(1)(A), in the following respects.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
859			3/17/2009	3/23/2009	CWA		The Ronald and Joyce Lucks hereby place Boyd on notice pursuant to CWA 505(b), 33 U.S.C. 1365(b), of Boyd's past and coninued violations of "an effuent standard or limitation" under CWA 505(a)(1)(A), 33 U.S.C. 1365(a)(1)(A), by their failure to comply with National Pollution Discharge Elimination System (NPDES) general permits issued by DCR (No. 01-06-101035) and DEQ (WP4-05-1614. These permit were issued pursuant to CWA 402(b), 33 U.S.C. 1342(b), by means of the authority delegated to those agencies.
 	Atchafalaya Basinkeeper and Louisiana Environmental Action Network	David Fruge'	4/11/2008	4/14/2008	CWA		Atchafalaya Basinkeeper and Louisiana Environmental Action Network intend to sue David Fruge' in his official capacity as Executive Director of the Atchafalaya Basin Program and Ms.Sandra Thompson-Decoteau as named permittee under Section 505 of the Clean Water Act, 33 U.S.C. 1365, for violations of the Clean Water Act, 33 U.S.C. 1251-1376.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
861	Victims	Merck& Co,.Inc., Amsted Industries, Inc., Baltimore Aircoil Company, Inc., J.F. Pritchard & Company, Black & Veatch Corporation, Santa Fe Aero Vista LLC, Meadowbrook Water Company, Franklin County Water District, Merced Irrigation District, City of Merced and County of Merced,	3/22/2007	3/29/2007	CWA		Industries, Inc., Baltimore Aircoil Company, Inc., J.F. Pritchard & Company, Black & Veatch Corporation, Santa Fe Aero Vista LLC, Meadowbrook Water Company, Franklin County Water District, Merced Irrigation District, City of Merced and County of Merced, collectively referred to hereafter as "Polluter", on notice that following the expiration of sixty(60) days from the date of this Notice, Victims intend to bring suit in Federal District Court for Polluter's continuing violations of "an effluent standard or limitation", permit condition or requirement and/or "an order issued by the Administrator or a State with respect to such standard or limitation under CWA 505(a)(1), 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Basin Plan, as exemplified by Polluter's illegally discharging
862	Conservation Alabama Foundation, Inc.	DeKalb County School System	5/12/2008	5/28/2008	CWA		Conservation Alabama Foundation, Inc. concerning the operation and improvements made to our wastewater treatment plant in the DeKalb County School System. Our system has worked very closley with ADL in upgrading our plants. We are working with the City of Sylvania to expand the city sewer lines to the school. Bids are to be opened on the project this month. When the project is completed, this will allow us to close the wastewater treatment plant at Sylvania School. Recently, we have added to our plant operating staff to monitor our plants on the weekends Our goal is to fully comply with the Clean Water Act and to be good neighbors in our communities. The en

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863		Diking District 22 Commissioners	6/12/2007	6/18/2007	CWA		Swinomish Indian Tribal Community. It has come tour attention that some of the addresses for the Diking District 22 Commissioners provided on the Skagit County Public Works website were incorrect. We have alson learned that Jack Lerson is no longer a Commissioner adn Robert A. Hughes was omitted from the mailing. To remedy this error, we are sending a corrected version of the Notice to all addressees. We have changed the date and names and addresses of the Commissioners; otherwise, the content of the Notice remains the same. Please replace the June 8, 2007, Notice with the enclosed.
864	Mr. Paolino		1/22/2009	2/10/2009	CWA		Mr. Paolino that a case be pursued pursuant to the terms and conditions of the Refuse Act. We have not had a response with respect to same. I would appreciate your advising as to whether your office would be pursuing this matter directly or in the alternative we would pursue it on behalf of Mr. Paoline

to your letter dated February 13, 2009, of the Sierra Club and the Ansted Histo Preservation Council, addressed to Mr. Goroncy, providing a 60 Day Notice of I Amend a Citizens Suit under the Federa Watar Act, 33 U.S.c. 1201 et seq., for a violations of those statutes, their associ State statutes and the conditions of cere permits issued by the West Viriginia De of Environmental Protection to Powellto Preservation Council 865 Eriends of Hurricane Creek and John Wathen SDW, Inc. 2/25/2009 3/6/2009 CWA to your letter dated February 13, 2009, of the Sierra Club and the Andread Historic Preservation Council, addressed to Mr. Goroncy, and a Citizens State statutes and the conditions of cere permits issued by the West Viriginia De of Environmental Protection to Powellto of Environmental Protection to Powellto Preservation Council and the Council State statutes and the conditions of cere permits issued by the West Viriginia De of Environmental Protection to Powellto of Environmental Protection to Powellto of Environmental Protection to Powellto Preservation Council and the Council State statutes and the conditions of the Council State statutes and the conditions of cere permits issued by the West Viriginia De of Environmental Protection to Powellto of Environmental Protection to Powellto Preservation Council and the Ansterdam State Historic Preservation Council Administrative Order No. 8-203-MNI inc. State Statutes and the conditions of the Council Andread State State Statutes and the conditions of CWA State State Statutes and the conditions of CWA State Stat		А	В	С	D	E	F	G
Powellton Coal Company, LLC,the Sierra Club and the Ansted Historic Preservation Counci Preservation Counci Preservation Counci 865 CWA Triends of Hurricane Creek and John Wathen To your letter dated February 13, 2009, of the Sierra Club and the Ansted Histor Preservation Counci 4/14/2009 4/13/2009 CWA CWA Triends of Hurricane Creek and John Wathen To your letter dated February 13, 2009, of the Sierra Club and the Ansted Historic Preservation Counci A/14/2009 4/13/2009 CWA CWA CWA Triends of Hurricane Creek and John Wathen To your letter dated February 13, 2009, of the Sierra Club and the Ansted Histor Preservation Counci, addressed to Mr. Goroncy, providing a 60 Day Notice of I Amend a Citizen Suit under the Federa Watar Act, 33 U.S.C. 1201 et seq., for a violations of those statutes, and the conditions of cere violations of those statutes and the conditions of cere violations of those statutes and the conditions of cere violations of those statutes and the conditions of cere violations of those statutes and the conditions of cere violations of the statutes and the conditions of cere violations of the statutes and the conditions of cere violations of the statutes and the conditions of cere violations of the statutes and the conditions of cere violations of the statutes and the conditions of the statutes and the conditions of cere violations of the statutes and the conditions of cere violations of the statutes and the conditions of the statutes	1	On Behalf Of	Against	Date Letter		Statute	State	General Description
Friends of Hurricane Creek and John Wathen SDW, Inc. 2/25/2009 3/6/2009 CWA intend to file suit against SDW, Inc. for of Administrative Order No. 08-203-MNI CWA facility know as the Williamsburg Subdiv Ilocated at Mary Ford Boulevard in Tusc Alabama. The violations alleged included in the control of Administrative Order No. 08-203-MNI CWA Alabama. The violations alleged included included in the control of Administrative Order No. 08-203-MNI CWA SDW, Inc. 2/25/2009 3/6/2009 CWA Alabama. The violations alleged included		Company, LLC,the Sierra Club and the Ansted Historic	Mr. John Goroncy,	4/14/2009	4/13/2009	CWA		Powellton Coal Company, LLC, this letter replies to your letter dated February 13, 2009, on behalf of the Sierra Club and the Ansted Historic Preservation Council, addressed to Mr. John Goroncy, providing a 60 Day Notice of Intent to Amend a Citizens Suit under the Federal Clean Watar Act, 33 U.S.C. 1201 et seq., for alleged violations of those statutes, their associated State statutes and the conditions of certain permits issued by the West Viriginia Department of Environmental Protection to Powellton. With regard to WV/NPDES Permit Nos. WV□ 1019449, the vast majority of the alleged violations addressed in the Notice Letter are the subject of a comprehensive enforcement action by WVDEP that resulted in the entry of a consent order and, as a consequence, cannot sustain a citizen sustain a citizen suit.
866		Creek and John	SDW, Inc.	2/25/2009	3/6/2009	CWA		Friends of Hurricane Creek and John Wathen intend to file suit against SDW, Inc. for violations of Administrative Order No. 08-203-MNPS at facility know as the Williamsburg Subdivision located at Mary Ford Boulevard in Tuscaloosa, Alabama. The violations alleged include the following

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
867	Columbia Riverkeeper	Interstate Wood Products, Inc	2/23/2009	3/4/2009	CWA		Columbia Riverkeeper to provide you with sixty days' notice of Columbia Riverkeeper's intent to file a citizen suit against Interstate Wood Products, Inc. under Section 505 of the Clean Water Act, 33 USC 1365, for ongoing violations as described below. In addition, this letter is a request for a copy of the complete and current Stromwater Polluntion Prevention Plan required of the Interstate Wood under its National Pollutant Discharge Elimination System permit.
868	Santa Monica Baykeeper ,Natural Resources Defense Council	Los Angeles County Municipal Seqarate Strom Sewer Syetem.	2/9/2009	2/19/2009	CWA		Defense Council("NRDC") we write this letter to you in your official capacity as officers of and the governing body of Los Angeles County and the Los Angeles County Flood Control District("FCD")(collectively County") regarding the County's violations of both the Federal Water Pollution Control Act, 33 U.S.C 1251 et seq., and the Los Angeles County Municipal Seqarate Strom Sewer Syetem. Specifically, this letter noticfies the County of the intent on the part of Baykeeper and NRDC to file a new action or amend the complaint they have filed against the County in Natural Resources Defense Council et al v. Los Angeles County, et al, Case No. CV-08-01467 AHM(PLAx), to allege violations of the prohibits causing or condition of nuisance in receiving waters, and for the failure to report and

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869		Bornstein Seafoods, Inc.	2/4/2009	2/17/2009	CWA		See Attachments - wrong attachment
870	California Sportfishing Protection Alliance	Eastlake Sanitary Landfill's	2/7/2009	2/17/2009	CWA		See Attachment - allege violations of substantive and procedural requirements of the CWA and NPDES general permit of East Lake Sanitary Landfill's unlawful discharges of pollutants from the Landfill to Molesworth Creek, which discharges into Clear Lake which discharges in to the Sacramento - San Joaquin Delta

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
871	Columbia Piverkeeper	Fabricated Products Inc., Saefab Metals Co.	4/14/2009	4/20/2009	CWA		See Attachment - allege the Seafab Metals has violated the CWA and its NPDES permit No. S03-003597C issued by the Washington Department of Ecology with respect to operations of, and discharges of stormwater and pollutants
872	Northern California River Watch	Satellites	4/10/2009	4/21/2009	CWA		See Attachments - allege that the Satellites' collection systems discharge of raw sewage to surface waters is in violation of the CWA with regards to discharging a pollutant from a point source to waters of the US without a NPDES permit

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873	Williamette Riverkeeper and Aaron and Angie Reed	City of Aurora	2/17/2009	2/27/2009	CWA		See Attachments - allege violations of the CWA and NPDES permit no. 101772 issued by the Oregon DEQ with regards to operation, maintenance, reporting and monitoring conditions by the City of Aurora Sewage Treatment Plant
874	Sierra Club, the Ohio Vally Environmental Coalition, and the West Virgina Highlands Conservancy	Hobet Mining, LLC	2/18/2009	3/3/2009	CWA		See Attachments - The Sierra Club the Ohio Valley Environmental Coalition, and the West Virgina Highlands Conservancy allege that Hobet Mining, LLC has violated, and continues to violate, an effluent standard or limitation under the Section 505(a)(1)(A) of the Act, 33 U.S.C 1365(a)(1)(A)

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
875	John Domino, Margo Domino, Roger Springman, Leonore Neumann, Veronica Neumann- Thompson, Nicholas Thompson and Yvonne Nehring	Didion Ethanol LLC	2/4/2009	2/17/2009	CWA		See Attachments - allege permit violations authorizing Didion to discharge wastewater consisting of cooling tower blowdown, RO reject water, and filter backwash from a process used to polish the groundwater intake to the ethanol production process through a single outfall to an unnamed tributary of the North Branch of Duck Creek
876	Krispy Kreme Doughnuts, Inc.	Fairfax County,Va, Prince William County, Va	5/1/2009	5/6/2009	CWA		See Attachment-Krispy Kreme Doughnuts, Inc. allege that Fairfax County, VA Prince William County Va is in violation of the federal CWA Section 505 of the CWA. Krispy Kreme is withdrawing all of the claims and allegations made in the Letters, in their entirety, and that all of those claims and allegations have been satisfactorily resolved. Therefore, Krispy Kreme is withdrawing all of the claims and allegations made in its Letters.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
		A & D Jensen Contrators	4/23/2009	4/27/2009	CWA		See Attachments-Bob and Esther Williams allege that A & D Jensen Contrators are in violations of the CWA under section 505
878	Roseemere Neighborhood Association	Clark County	4/27/2009	4/30/2009	CWA		See Attachments-Roseemere Neighborhood Association allege that Clark County is in violations of Section 505 of the CWA, 33 USC 1365

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879	California Sportfishing Alliance	Cargill Salt Newark	4/21/2009	4/20/2009	CWA		See Attachments- California Sportfishing Alliance allege that Cargill Salt Newark is in violations of the CWA
880		Powellton Coal Company, LLC	2/13/2009	2/24/2009	CWA		See Attachments - allege that Powellton is in violation of the CWA and the Surface Mining Control and Reclamation Act regarding parameters and outfalls limits

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
881	Pope Road, LLC	Marjorie Lane Property	2/13/2009	2/24/2009	CWA		See Attachments - allege violation of dredged and fill material being discharged into waters of the US without a permit; pollutants in storm water being discharged without a permit in violation of the CWA and erosion controls have not been adequately designed, installed and maintained; and destroyed vegetative buffers without a variance and in violation of Georgia's General Permit
882	Mervis	Pittsburgh Plate Glass	2/5/2009	2/19/2009	CWA		See Attachment - allege violations under the CWA and RCRA standards, regulations, conditions, and requirements prohibiting discharges in violation of effluent standards and "open dumping" by PPG Industries in connection with the arsenic contamination at the Carter Street Facility and the Ohio Street Facility in Kokomo, Indiana

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
		Sanitary District No. 5 of Marin County	1/27/2009	2/20/2009	CWA		See Attachments - allege violations of NPDES permit, effluent limit violations and monitoring violations in connection with the wastewater treatment plant located at 2001 Paradise Drive, Tiburon, CA
	Clean Water Action Council of Northeastern Wisconsin	Utica	2/4/2009	2/20/2009	CWA		See Attachments - allege permit violations by Utica Energy an ethanol production facility regarding effluent limitations, monitoring or reporting requirements in discharging wastewater consiting primarily of noncontact cooling water, boiler blowdown, and portable water treatment waste through a single outfall to a tributary of Sawyer Creek

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
885	Daniel P. Cashman, M.D.	California Department of Corrections and Rehabilitation, Prison Industry Authority	4/1/2009	4/9/2009	CWA		See Attachments - allege that survival of the Chinook salmon species in the protected California watersheds are in danger because of CDCR's failure to use EPA-registered disinfectants according to manufacturer's instructions is destroying aquatic life and is accelerating the evolution and transmission (discharge) of multi-drug resistant microbes
886	Wood Knoll, LLC	City of Lincoln	4/9/2009	4/14/2009	CWA		See Attachments - allege violations of sections 101, 301, 302, 401 and 402(a) of the CWA arising of Lincoln's clearing, grubbing, and excavation of its proposed industrial site located on McCaig Road in Lincoln, Alabama permitting the discharge of millions of gallons of water and pollutants to Woods Knoll, etc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Mr. & Mrs. David Milan	White Meadows Subdivision in eastern Greenville County, South Carolina	4/1/2009	4/13/2009	CWA		See Attachments - allege violation of an administrative order, citations, and the relevant ordnances, statues and regulations by failing to properly install, maintain, and operate the erosion and surface water runoff collection and disposal system at the White Meadows Subdivision in easter Greenville County, SC
		Elk Corporation of Alabama	6/18/2007	6/20/2007	CWA		See Attachments-Black Warrior Riverkeeper, Inc. allege that Elk Corporation of Alabama is in violations of CWA,under Section 505 33 U.S.C 1365,

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
889	Black Warrior Riverkeeper, Inc. and Friends of the Locust Fork River, Inc.	Metro Recycling, Inc.	6/20/2007	6/25/2007	CWA		Black Warrior Riverkeeper, Inc. and Friends of the Locust Fork River, Inc allege that Metro Recycling, Inc is in violations of the CWA under Section 505 of the CWA 33 U.S.C 1365
890	John Moore	John J. McNulty and Sharon S. McNulty	4/9/2009	4/14/2009	CWA		See Attachments - John Moore allege that John J. McNulty and Sharon S. McNulty for violations of the CWA. Section 505(b) of the CWA, 33 U.S.C. of the CWA in federal district court, notice be given to the alleged violator, the U.S EPA, and the state in which the violations occur.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
891	L-A-D Foundation	Shannon County	4/6/2009	4/10/2009	CWA		See Attachments - allege violations that the Shannon County and the resulting injury to Big Creek and the natural resources of the Missouri Ozark region.
892	Ronald and Joyce Luck	Boyd Corporation, Ramblewood Forest LLC, and Rochedale Hundred Community Association, Inc.	4/2/2009	4/16/2009	CWA		Ronald and Joyce Luck allege that the Boyd Corporation, Ramblewood Forest LLC, and Rochedale Hundred Community Association, Inc. for injuries to their property and farm pond stemming from wrongfully directed surface water flow and pollution emanating from the LLC's and Boyd's Ramblewood Forest subdivision development in Chester, Virginia.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Ti-County Environmental Association, Darlene Hill and Roy Garrett	Cedar Ridge Landfill	2/20/2009	3/4/2009	CWA	TN Tennessee	See Attachments - allege violations of effluent limitations, standards and orders relating to the discharge of and failure to manage, control and cease leachate, non-storm water and storm water discharges into the environment and waters of the US from pint sources and other locations at the Cedar Ridge Landfill in Marshall County, TN
		Central Marin Sanitation Agency	3/25/2009	4/1/2009	CWA		See Attachments - allege violations of NPDES permit, effluent limit violations and monitoring violations in connection with the wastewater treatment plant located at 1301 Andersen Drive, San Rafael, Marin County, CA

On Be	ehalf Of	Against	Date Letter	Date			
				Received	Statute	State	General Description
Forge 895		Jurgielewicz Duck Farm	2/4/2009	2/9/2009	CWA		See Attachments - allege violations of effluent standards or limitations under the CWA and of an order issued by the State of New York with respect to applicable water quality standards for nitrogen or pathogens
RE So	ource	Americold Corp. Burlington, and/or Americold Real Estate, L.P. d/b/a/ Americold Corportion d/b/a/ Americold Logistics	5/12/2009	5/18/2009	CWA		See Attachments RE Sources intent to file a citizen suit against Americold Corp. Burlington, and/or Americold Real Estate, L.P. d/b/a/ Americold Corportion d/b/a/ Americold Logistics II under section 505 CWA, 33 USC 1365, for the violations.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
897		Town of Discovery Bay Wastewater Treatment Facility	5/11/2009	5/18/2009	CWA		California Sportfishing Protection Alliance in regard to ongoing violations of the CWA occurring at the Town of Discovery Bay Wastewater Treatment Facility
898	California Sportfishing Protection Alliance and Northern California River Watch i	Syar Industries Inc., Lake Herman Quarry	5/1/2009	5/11/2009	CWA		California Sportfishing Protection Alliance and Northern California River Watch in regard to violations of the CWA that CSPA belives are occurring at the Syar Industries Inc., Lake Herman Quarry

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Northern California River Watch	Bruce O. Huff and Kimber Management, LLC	5/4/2009	5/11/2009	CWA		Northern California River Watch is providing statutory notification to Bruce O. Huff and Kimber Management, LLC, of continuing and ongoing violations of "an effluent standard or limitation", permit condition or requirement and/or "an order issued by the Administrator or a State with respect to such standard or limitation" under CWA 505(a)(1), the Code of Federal Regulations, and the Regional Water Quality Control Board's Basin Plan, as exemplified by Polluters' illegally discharging pollutants from a point source to waters of the United States without a National Pollution Discharge Elimination System("NPDES") permit.
	Columbia Riverkeeper's	Hambleton Bros. Log Yard, and/or Hambleton Bros. Lumber Co., Inc. d/b/a Hambleton Bros. Log Yard and /or Hamblerton Lamber Co., LLC Hambleton Bros. Log Yard	4/28/2009	5/4/2009	CWA		Columbia Riverkeeper's intent to file a citizen suit against Hambleton Bros. Log Yard, and/or Hambleton Bros. Lumber Co., Inc. d/b/a Hambleton Bros. Log Yard and /or Hamblerton Lamber Co., LLC Hambleton Bros. Log Yard under section 505 of the CWA 33 USC 1365, for violations described below.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Columbia Riverkeeper's	Columbia Fibre Ltd Longvw Fiber Yd, and /or Columbia Fibre Ltd d/b/a Columbia Fiber Ltd Longview Fider Yd,	5/14/2009	5/19/2009	CWA		Columbia Riverkeeper's intent to file a citizen suit against Columbia Fibre Ltd Longvw Fiber Yd, and /or Columbia Fibre Ltd d/b/a Columbia Fiber Ltd Longview Fider Yd, Under Section 505 of the CWA, 33 USC 1365, for the violations described below.
	The Northwest Environmental Defense Center	Galvanizers	5/13/2009	5/18/2009	CWA		The Northwest Environmental Defense Center ("NEDC") hereby provides notice, pursuant to Section 505 of the CWA, 33 U.S.C 1365, of the intent to initiate suit against Galvanizers is in violation of the Oregon Department of Environmental Quality.
902							Environmental Quality.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Columbia Riverkeeper's	Hambleton Bros. Log Yard, and /or Hambleton Bros. Lumber Co., Inc. d/b/a Hambleton Bros. Log Yard, and/or Hambleton Lumger Co. LLC d/b/a Hambleton Lumber	5/15/2009	5/20/2009	CWA		Columbia Riverkeeper's intent to file a citizen suit against Hambleton Bros. Log Yard, and /or Hambleton Bros. Lumber Co., Inc. d/b/a Hambleton Bros. Log Yard, and/or Hambleton Lumger Co. LLC d/b/a Hambleton Lumber under section 505 of the CWA, 33 USC 1365, for the violations described below.
904	RE Sources	Cargill, Inc	5/11/2009	5/19/2009	CWA		RE Sources intent to file a citizen suit against Cargill, Inc. under Section 505 of the CWA, 33 USC 1365, for the violations described below.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
905	Michael and Janette Jackson and Hani Kondos and Mary Guivguis		5/20/2009	5/27/2009	CWA		Michael and Janette Jackson and Hani Kondos and Mary Guivguis with respect to violations of the Clean Water Act and state laws which have occurred and continue to occur at Heritage Park located on Georgia Highway 81 and Lake Dow Road in McDonough, Georgia. These violations have impacted and continue to impact our client's lake, adjacent wetlands and the stream traversing their properties. This letter is written pursuant to Clean Water Act 505(b) and 40 C.F.R. 135.2 and 135.3. In accordance therewith, this letter provides sufficient information to permit you to activity alleged to constitute a violation, the person or persons reponsible for the alleged violation, the date or dates of such violation.
906	Columbia Riverkeeper's	Advanced Drainage Systems, Inc	5/18/2009	5/27/2009	CWA		Columbia Riverkeeper's intent to file a citizen suit against Advanced Drainage Systems, Inc. under section 505 of the CWA, 33 USC 1365, for the violations described below.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
907	RE Sources'	Port of Anacortes	5/19/2009	5/27/2009	CWA		RE Sources' intent to file a citizen suit against the Port of Anacortes ("Port") under section 505 of the CWA, 33 USC □ 1365, for the violations decribed below.
908	Riverkeeper's	Accoord Speedway, Inc	5/19/2009	5/27/2009	CWA		Riverkeeper's Notice of Intent to sue Accoord Speedway, Inc. as owner and operator of the Accord Speedway located at or about 299 Whitefield Road in Accord, New York, for violations of the federal CWA, 33 U.S.C 1251,et seq, and the federal Resource Conservation and Recovery Act, 42 U.S.C 6901, et seq. Spectifically, this letter gives notice of our intent to seek redress for racetrack's pit road, and for open dumping at or about 299 Whitfield Road in Accord, New York into the North Peters Kill and surrounding wetlands.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Rogue Riverkeeper, Klamath Siskiyou Wildlands Center, and Northwest Environmental Defense Center	Dutch Mining LLC.	5/18/2009	5/27/2009	CWA		Rogue Riverkeeper, Klamath Siskiyou Wildlands Center, and Northwest Environmental Defense Center to give you notice, pursuant to section 505(b) of the CWA, 33 U.S.C 1365(b), and Section 7002 of the to Section 505(b) of the RCRA, 42 U.S.C. 6972, that RRK, KS Wild and NEDS intend to file a citizen suit against Dutch Mining LLC. The lawsuit will allege that Dutch Mining has violated and continues to violate Section 301(a) of the CWA(33 U.S.C. 1311(a)
909							IWIICHAEL AND JANETTE JACKSON AND HAM KONDOS
	Michael and Janette Jackson and Hani Kondos and Mary Guivguis	Lakemont Subdivision	5/20/2009	5/27/2009	CWA		and Mary Guivguis with respect to violations of the CWA and state lawa which have occurred and continue to occur at the Lakemont Subdivision located on Georgia Highway 81 in McDonough, Georgia. These violations have impacted and continue to impact our clients' lake, adjacent wetlands and the stream traversing their properties. This letter is written pursuant to CWA 505(b) and 40 C.F.R 1351, 135.2 and 135.3 In accordance therewith, this letter provides sufficient information to permit you to identify the specific standard, limitation, or order alleged to have been violated, the activity alleged to constitute a violation, the person or persons responsible for the alleged violation, the location of the alleged violation, the date or dates
910							of such violation, and the full name, address and

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
911	Ray B. Ford	State of California	5/12/2009	5/20/2009	CWA		Ray B. Ford is hereby given of intent to file suit against you, other individuls, CDCR, and the State of California for violations of the SAFE DRINKING WATER ACTS[Title 42 U.S.C.300f et seq. and Health and Safety Code 116727 et seq.] occurring at Kern Valley State Prison in Delano Cailfornia.
	Kondos and Mary	Tomlinson Subdivision located in McDonough, Georgia., Millchase Development Co., Inc.	5/20/2009	5/27/2009	CWA		Michael and Janette Jackson and Hani Kondos and Mary Guivguis with respect to violations of the CWA and state laws which have occurred and continue to occur at the Tomlinson Subdivision located in McDonough, Georgia., Millchase Development Co., Inc. has violated and continues to violate the CWA 301, 402, and 404 by discharging pollutants from the Tomlinson Subdivison into a jurisdictional stream and lake and by filling these waters by such discharges.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
913		Army Corps of Engineers, South Florida Water Management District,	5/18/2009	5/27/2009	CWA		hereby provides sixty (60) days notice of its intent to bring a citizen suit against the Army Corps of Engineers and the South Florida Water Management District ("SFWMD") under Section 505(a) for violations of the CWA related to the to Permit No. SAJ-2005-53(IJ-TKW) issued by the Corps for th Everglades Agricultural Area Reservoir A-1 Project ("EAA Reservoir") pursuant to Section 404 of the CWA, 33 U.S.C. 1344. More Specifically, the Tribe intends to file suit against the SFWMD for failing to comply with conditions in the Section 404 permit, especially those related to mitigation for the wetland destruction, and against the Corps for its failure to enforce the permit conditions and to reevaluate the permit and its public interest destermination in light of significant new
914	Chesapeake Bay Foundation, Inc. (CBF), the Baltimore Harbor WATERKEEPER(W aterkeeper), Joseph Anderson, Art and Tina Cox, Wade Hamel, Rebecca Kolberg,Will Strong, and Jerry and Connie Tomko	Sparrowns Point Steel Facility	5/11/2009	5/19/2009	CAA		Violations and Intent to File Suit under the Consent Decree Between the United States, the State of Maryland, and Bethlehem Steel Corporation; the Resource Conservation Chesapeake Bay Foundation, Inc. (CBF), the Baltimore Harbor WATERKEEPER(Waterkeeper), their respective members, and the following individuals Joseph Anderson, Art and Tina Cox, Wade Hamel, Rebecca Kolberg, Will Strong, and Jerry and Connie Tomko (jointly referred to as "Citizen Enforces") in regard to violations of the consent decree between the United States, the State of Maryland, and Bethlehem Steel Corporation, Civ. Action No. JFM-97-558 and 559(hereinafter "Consent Decree"); the Resource Conservation and Recovery Act, 42 U.S.C 6901, et seq.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
915	Columbia Riverkeeper's	Oregon Iron Works, Inc. and/or Iron Partners	5/11/2009	5/19/2009	CWA		Columbia Riverkeeper's intent to file a citizen suit against Oregon Iron Works, Inc. and/or Iron Partners(collectively referred to herein as " Oregon Iron") under Section 505 of the CWA, 33 USC 1365, for the violations described below. In addition , as described below, this letter is a request for a copy of the complete and current stromwater pollution prevention plan ("SWPP") required by Oregon Iron's National Pollution Discharge Elimination System permit.
916	California Sportfishing Protection Alliance	Melrose Metal Products, Inc.	5/26/2009	6/1/2009	CWA		California Sportfishing Protection Alliance in regard to violations of the CWA that CSPA believes are occurring at Melrose Metal Products, Inc. CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the San Francisco Bay and other California waters. This letter is being sent to you as the responsible owner, officer, or operator of the Facility (all recipients are hereinafter collectively referred to as "Melrose Metal").

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
917	California Sportfishing Protection Alliance	Tri City Rock, Inc	5/26/2009	6/1/2009	CWA		California Sportfishing Protection Alliance in regard to violations of the Clean Water Act that CSPA believes are occurring at Tri City Rock, Inc. CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the San Francisco Bay and other California waters.
918		Regency Centers Corporation, Mr. Jeff Page, Mr.Jacob Cunningham SunBelt General Contractors, Inc., Mr. Darin L. Ross, Mr. Brett V. Gaar, Volkert Environmental Group, Inc., a/k/a Volkert & Associates, Inc., Mr. Angelo A. Corte	5/15/2009	5/20/2009	CWA		Mobile Baykeeper, Inc. intent to file a citizen suit (NOIS) under the Federal Water Pollution Control Act (the CWA), 33 U.S.C. 1251 to 1387, and particularly, by right under Section 505 of the CWA, 33 U.S.C. 1365, against the above-named addressees all of whom are believed to be owners and/or operators or previous owners and/or operators at locations upon which the alleged violations detailed herein have occurred and continue to occur(the Project Parties). The Project Parties are currently and have been previously involved in the location, planning development, construction and operations of The Shoppes at Fairhope Village (the Project) and have engaged in regulated activities at the Project and upon the

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	Miccosukee Tribe of Indians	Army Corps of Engineers, South Florida Water Managemnet District	6/22/2009	5/27/2009	CWA		violations of the CWA related to the Permit No. SAJ-205-53(IP-TKW) issued by the Corps for the Everglades Agricultural Area Reservior A-1 Project ("EAA Reservoir") pursuant to Section 404 of the CWA, 33 U.S.C. 1344. especially those related to mitigation for the wetland destruction, and against the Corps for its failure to enforce the permit conditions and to reevaluate the permit and its public interest determination in light of significant new circumstances and to enforce the permit conditions.
		Ruby Metals Recycling Facility.	6/10/2009	6/16/2009	CWA		Inland Empire Waterkeeper, a programs of the Orange County Coastkeeper in regard to violations of the CWA and the State of California's General Industrial Strom Water Permit occurring at the Ruby Metals Recycling Facility.

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921	Inland Empire Waterkeeper, Orange County Coastkeeper	America Metal Recycling, Inc	6/10/2009	6/16/2009	CWA		Inland Empire Waterkeeper, a program of the Orange County Coastkeeper in regard to violations of the CWA and the State of Cailfornia's General Industrial Strom Water Permit occurring at the America Metal Recycling, Inc.
	I – nvironmontal	NRI Northwest Retreaters	6/8/2009	6/15/2009	CWA		The Northwest Environmental Defense Center hereby provides notice, pursuant to Section 505 of the Federal Water Pollution Control Act CWA, 33 U.S.C 1365, of the intent to initiate suit against NRI Northwest Retreaters ("NRI") to enforce provisions of the CWA. 33 U.S.C. 1365 of the intent to initiate suit aginst NRI Northwest Retreaders ("NRI") to enforce provisions of the CWA.33 U.S.C 1311, 1342.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
923		Burnt Mill Creek, Crooked Creek, West Bay, Phoenix	6/9/2009	6/15/2009	CWA		The Florida Clean Water Network Phoenix has caused, and continues to cause, pollution and degraded water quality in the formerly pristine waters of Burnt Mill Creek, Crooked Creek, West Bay, and the surrounding wetlands. Phoenix's activities violate its generic permit for stormwater discharge, as well as Florida law and the federal CWA. Accordingly, the following parties provide notice of their intent sue Phoenix.
024	Puget Soundkeeper Alliance's	Canyon Lumbar Co., Inc	6/4/2009	6/10/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Canyon Lumbar Co., Inc. under Section 505 of the CWA, 33 USC 1365, for violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPP") required by Canyon Lumber's National Pollution Discharge Elimination System permit.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
925	San Francisco Baykeeper	related business subsidiaries including Cemax Cement, Inc. Cemex Pacific Coast Cement Corporation, Cemex Trucking Inc. Cemex California Cement LLC, Cemex Concrete Holdings, LLC, Cemex Construction Materials, L.P., Cemax Construction Materials Pacific LLC, Cemex	6/4/2009	6/10/2009	CWA		Baykeeper intends to file a civil action against CEMEX, Inc. and related business subsidiaries including Cemax Cement, Inc. Cemex Pacific Coast Cement Corporation, Cemex Trucking Inc. Cemex California Cement LLC, Cemex Concrete Holdings, LLC, Cemex Construction Materials, L.P., Cemax Construction Materials Pacific LLC, Cemex Construction Materials South LLC, Cemex Pacific Holdings LLC, as well as your predecessor in interest RMC Cemex's annual reports filed with the California Regional Water Quality Board, San Francisco Bay Region indicate that Cemex's discharge of storm water from the San Francisco Facility are consistently contaminated with high levels of pollutants than permissible under the General Permit. Cemex has therefore failed to develop and/ or implement
926	Ecological Rights Foundation	Pacific Gas and Electric	6/4/2009	6/10/2009	CWA	CA	Ecological Rights Foundation to notify you of violations of federal law caused by power poles located in Alameda, Contra Costa, Marin and San Francisco Counties, California ("the Poles"). ERF has conducted an investigation of power poles to determine the extent to which they discharge, leak, spill, drip, deposit and discard toxic chemicals that endanger health and the environment. These power poles discharge, leak, spill, drip, deposit and discard a wood treatment mixture of oil and an active ingredient-pentachlorophenol. Because of the way it is manufactured, pentachlorophenol is necessarily and invariably contaminated with a suite of similar, but even more toxic chemicals.

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	Global Community Monitor		6/10/2009	6/15/2009	CWA		Global Community Monitor in regard to violations of the CWA that GCM believes are occurring at the Custom Alloy Scrap Sales, Inc. Global Community Monitor is a non-profit public benefit corporation dedicated to working with industrail communities to create clean, healthy, and sustainable environments. GCM works directly with and has members living in the community directly adjacent to the CASS facility and the San Francisco Bay. GCM and its members are deeply concerned with protecting the environments in and around their communities, including the San Francisco Bay itself. This letter is being sent to you as the responsible owners, officers, or operators of the Facility.
	Danneylyania'e	Trout Brothers Farm, LLC	6/4/2009	6/10/2009	CWA	РА	Citizens for Pennsylvania's Future intends to flie an action pursuant to Section 601 of the Clean Streams Law, 35 P.S 69.1. 691.1001, against Trout Brothers Farm, LLC, in Jackson Township, Perry County. PennFuture intends to bring an action to achieve long-term compliance with environmental laws and to protect the quality of the affected watersheds.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
929	Asha Sangavi a.k.a. Prafula Romney, Richard Garvin, and David G. Pohle	Weldon House, Inc. Diamondback Motorcross, Inc., a.k.a. Diamondback Motocross, John Coen, James Karkheck, A. Montano Co., Inc., and James Slaughter d.b.a.	6/1/2009	6/10/2009	CWA		Asha Sangavi a.k.a. Prafula Romney, Richard Garvin, and David G. Pohle intend to file suit under Section 505(a)(1)(A) of the CWA against Weldon House, Inc. Diamondback Motocross, Inc., a.k.a. Diamondback Motocross, John Coen, James Karkheck, A. Montano Co., Inc., and James Slaughter d.b.a. Motocross Weekly, jointly referred to hereinafter as "the Developers", for continuing and on-going violations of the CWA, and the implementing regulations. Section 505(b) of the CWA in federal district court, notice be given to the alleged violator, the U.S. Environmental Protection Agency, and the state in which the violations occur.
930	Edwin M. Becker's	Horsehead Corporation	6/1/2009	6/9/2009	CWA		Edwin M. Becker's intent to file suit against the Horsehead Corporation for illegal discharges and violations by Horsehead. Horsehead is in violation of the CWA because its facility discharges effluent which exceeds limitation imposed by its National Pollution Discharge Elimination System ("NPDES") Permit No. PA0002208 for Zinc, Selenium, Chlorine, Total Suspended Soilds, pH, Lead, and Fecal Coliform. Horehead discharges its wastewater into the Ohio River of tributaries to the Ohio River, including Raccoon Creek. These violations are of special concern to Becker because Horeshead's discharges may impact the Ohio River.

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931	E. Ron Pickard and Linda Pickard as Trustees for the Sharon Charitable Trust	Tennessee Materials, Corportation	6/3/2009	6/10/2009	CWA		E. Ron Pickard and Linda Pickard as Trustees for the Sharon Charitable Trust, and as individuals you are hereby placed on notice, pursuant to 33 USC 1365(a) (1) and (b)(1)(a) that the construction and mining activities on Highway 69 in Hardin County undertaken by Tennessee Materials, Corportation are in violation of the federal Clean Water Act and the terms of the permit issused to it by the State of Tennessee.
932	Greenetrack, Inc	John H. Stevens, Paul Hill	6/5/2009	6/10/2009	CWA		Greenetrack, Inc. herby give notice the persons and entities named in this letter are in violation of the CWA, 33 U.S.C. 1251 et seq. Futhermore, at the expiration of sixty (60) days of receipt of this letter, my Clients intend to commence an enforcement action against each of the persons and entities named in this letter, seeking civil penalties, prohibitive and mandatory injunctive relief, as well as other appropriate relief including attorney's fees and costs. If you believe that any of the information in this letter is incorrect.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
933	Edison Wetlands Association, Inc. Raritan Baykeeper, Inc. alson know as NY/NJ Baykeeper and Bill Schultz, Raritan Riverkeeper		4/14/2009	4/20/2009	CWA		Edison Wetlands Association, Inc. Raritan Baykeeper, Inc. alson know as NY/NJ Baykeeper and Bill Schultz, Raritan Riverkeeper. The letter is a notice letter, pursuant to Section 7002(b)(2), and Section 505(b)(1) of the Federal Water Pollution Control Act 33 U.S.C. 1365(b)(1), stating plaintiffs' intention to bring suit under RCRA and the Clean Water Act.
934	Mobile Baykeeper's Inc.'s	Summit Industries	5/28/2009	6/3/2009	CWA		Mobile Baykeeper's Inc.'s notice of its intent to file suit under 33 U.S.C. 1365 of the Federal Water Pollution Control Act and reviewed the same. At this point in time, Summit Industries disputes the allegations contained in your May 15, 2009 letter and/ or denies liability for the same.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
935	Friends of Hurricane Creek	City of Tuscaloose	5/28/2009	6/4/2009	CWA		Friends of Hurricane Creek intent to file suit against the City of Tuscaloose under the CWA.
026	Puget Suundkeeper Alliance's	BNSF Railway Co.	5/29/2009	6/4/2009	CWA		Puget Suundkeeper Alliance's intent to flie a citizen suit against BNSF Railway Co. under section 505 of the CWA, 33 USC 1365, for the violations described below. In addition, as decribed below, this letter is a request for a copy of the comple and current stromwater pollution prevention plan ("SWPPP") required by BNSF's National Pollution Discharge Elimmination System permit.
936	Alliance's	DIVOI Italiway CU.	3/23/2003	UIHIZUUJ	OWA		of the comple and curre prevention plan ("SWP National Pollution Disch

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
937	Environmental World Watch, Inc., Dennis Jackson, Robert Hill, Robin McCall, William Wyatt McCall	The Walt Disney Company Disney Enterprises, Inc. Disney WorldWide Services Inc.	6/1/2009	6/17/2009	CWA		Jackson, Robert Hill, Robin McCall, William Wyatt McCall hereby place The Walt Disney Company Disney Enterprises, Inc. Disney WorldWide Services Inc. collectively referred to hereafter as "DISNEY" on notice that following the expiration of sixty (60) days from the date of this Notice, Victims intend to bring suit in Federal District Court for DISNEY'S continuing violations of "an effluent standard of limitation," permit condition or requirement and/ or "an order issued by the Administrator or a State with respect to such standard or limitation " under CWA 505(a)(1), 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Regional Water Quality Control Board's Basin Plan, as exemplifed by DISNEY'S illegal discharge of pollutants from a point source to water of the
938	Inland Empire Waterkeeper, Orange County Coastkeeper	D&M Metals Recycling Facility	6/10/2009	6/16/2009	CWA		Inland Empire Waterkeeper, a program of the Orange County Coastkeeper in regard to violations of the Clean Water Act and the State of California's General Industrial Storm Water Permit occurring at the D&M Metals Recycling Facility have discharged and continue to discharge pollutants unlawfully from the Facility into local waterways. Further, the owners and/or operators fo the D&M Metals have engaged and continue to engage in ongoing and continuous violations of the substantive and procedural requirements of the Storm Water Permit. These violations of the Storm Water Permit are violations of the CWA.

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939	Construction	Construction & Land Disturbance Registration	6/10/2009	6/15/2009	CWA		ADEM Strom Water Construction Regulations, that my Clients intend to include in in its enforcement action against Violators. Per the attached Notice of Registration ("NOR"), i.e., Construction & Land Disturbance Registration # ALR16EAJ8, Violators have submitted false and misleading information and are in further violation of the CWA, specifically ADEM Strom Water Construction Regulations, that my Clients intend to include in its enforcement action against Violators.
940	Walne Donald, Pine Barron and Michael Bosarge, et al.	Foundation Farms, LLC	6/4/2009	6/10/2009	CWA	AL	Bosarge, by and through the undersigned attorneys, hereby give notice of their intent to file suit in federal court against Foundation Farms, LLC and/or its related companies, Laird Cole, and/or Lamar Harrison pursuant to 33 U.S.C. 1365(a), 42 U.S.C. 9659(a), 42 U.S.C. 6972(a)(1)(A), and 42 U.S.C. 6972(a)(1)(A), and 42 U.S.C. 6972(a)(1)(B) for, among other things, violations of the federal CWA, 33 U.S.C. 1251 et seq., and federal regulations promulgated thereunder; the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9601 et seq., and federal regulations promulgated thereunder; and the Resource Conservation and Recovery Ace ("RCRA"), 42 U.S.C. 6901 et seq, and fereral regulations promulgated thereunder.

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941	Puget Soundkeeper Alliance's	Achilles USA Inc.	6/12/2009	6/17/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Achilles USA Inc. under section 505 of the CWA, 33 USC 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by Achilles' National Pollution Discharge Elimination System permit.
942	Edison Wetland Association, Inc., Raritan Baykeeper, Inc. and Bill Schultz, Raritan Riverkeeper's	NL Industries	6/18/2009	6/23/2009	CWA		Edison Wetland Association, Inc., Raritan Baykeeper, Inc. and Bill Schultz, Raritan Riverkeeper's. The letter is a notice letter, pursuant to Section 7002(b)(2) of the Resource Conservation and Recovery Act, (RCRA), 42 U.S.C. 6972(b)(2), and Section 505(b)(1) of the Federal Water Pollution Control Act (the CWA), 33 U.S.C. 1365(b)(1), stating plaintiffs' intention to bring suit under RCRA and the CWA.

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943	Communities for a Better Environment	HJ Baker & Bro., Inc	6/17/2009	6/23/2009	CWA		Communities for a Better Environment in regard to violations of the CWA and California's inddustrial storm water permit occurring at the HJ Baker & Bro., Inc. facility unlawful discharge of pollutants from the Facility into the Los Angeles Harbor and the ongoing violations of the substantive and procedural requirements of the CWA and National Pollution Discharge Elimination System("NPDES") General Permit No. CAS000001, State Water Resources Control Board Water Quality Order No. 92-12-DWQ, as amended by Order No. 97-03 —-DWQ.
944	Idaho Conservation League,	Dworshak National Fish Hatchery Complex	6/9/2009	6/16/2009	CWA		Plaintiff's intent to sue and seek injunctive relief in federal court, with respect to past and ongoing violations of the CWA at the Dworshak National Fish Hatchery Complex at Ahsahka, Idaho. Section 301(a) and 402 of the CWA make it unlawful for any person to discharge pollutants to the water of the United States, unless the person has obtained and complies with the terms and requirements of a valid NPDES permit. The Dworshak National Fish Hatchery Complex has violated and continues to violate the CWA by discharging pollutants into the North Fork of the Clearwater River and the Clearwater River, water of the United States, in excess of pollutant discharge limits established in the Dworshak National Fish Hatchery Complex CWA permit number IDG131003 and prior permit ID0021512.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
945	Angela Y. Dawson and Alvin L. Kendall	Thaxton Road, LLC Hathaway Development Company, Inc. Fulton County, Georgia, Elite Engineering , P.C., Atlantic Southern Bank, and RBC Centura Bank,	6/17/2009	6/23/2009	CWA		Angela Y. Dawson and Alvin L. Kendall with respect to violations of the CWA and state laws which have occurred and continue to occur Bedford Estates. These violations have impacted and continue to impact our clients' home, property, and the stream traversing their property. This letter is written pursuant to CWA 505(b) and 40 C.F.R. 135.1, 135.1 135.2 and 135.2 and 135.3. Thaxton Road, LLC Hathaway Development Company, Inc. Fulton County, Georgia, Elite Engineering, P.C., Atlantic Southern Bank, and RBC Centura Bank, have violated and continue to violate the CWA 301, 402 and 404 by discharging pollutants from Bedford Estates into a jurisdictional stream and creek by filling these water by such discharges.
946	Mr. Greg Stegman of the Washington State Department of Eclogy	Aluma Systems, Inc	4/13/2009	6/4/2009	CWA		Mr. Greg Stegman of the Washington State Department of Eclogy it was determined that Aluma Systems, Inc. does not fall within the scope of the CWA Sec 402(p) requirements for an Industrail Stormwater General permit for our Stormwater discharges. we are replying to your notice within the 60 day time period. Due to the above stated facts Aluma systems should be removed from your Notice of Intent to Sue list and any contemplated legal actions. We would also ask that all parties originally copied regarding this notice also be copied when the notice is withdrawn.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
947	Northern California River Watch,		5/19/2008	5/27/2008	CWA		Northern California River Watch, also places Responsible Parties on notice that following the expiration of 60 days from the date of this Notice of Violations, River Watch intends to bring suit against Responsible Parties in federal District Court by reason of their continuing violations of "an effluent standard or limitation, "permit, condition or requirement and/or "an order issued by the Administrator or a State with respect to such stardard or limitation" under CWA 505(a)(1), 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Regional Water Quality Control Board Basin Plan, as exemplified by Responsible Parties' illegal discharging into waters of the United States without a NPDES permit for point source as opposed to non-point source discharges.
948	Alan Drive, Ringgold, Georgia	Brown Brothers, Inc., Brown's Construction, Inc. Brown's Construction and Development, Best Developers, LLC., Best Homes Builders, LLC, Mr. Bernard Brown and Mr. Richard Brown	6/9/2008	6/16/2008	CWA		Alan Drive, Ringgold, Georgia the owners hereby give notice of their intent to sue Brown Brothers, Inc., Brown's Construction, Inc. Brown's Construction and Development, Best Developers, LLC., Best Homes Builders, LLC, Mr. Bernard Brown and Mr. Richard Brown, as well as any other Potentially Responsible Party (PRP) for violations of the CWA. These violations relate to discharges of eroded soils, debris, dirt, sediment, strom water run off, fill material and other pollutant into jurisdictional waters of the United States from development activities at The Pointe site in Catoosa County, Georgia, the illegal dredging and filling of jurisdictional waters and/or wetlands, and the failure to comply with all permit conditions, standards, limitations, and other requirements of the CWA

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949			3/22/2007	3/29/2007	CWA		Marderosian, Runyon, Cercone, Lehman & Armo. Victims hereby place Merck & Co,. Inc. "Merck", Amsted Industries, Inc. "Amsted", Baltimore Aircoil Company, Inc. ("BAC"), J.F. Pritchard & Company ("Prichard"), Black & Veatch Corporation ("B & V), Santa Fe Aero Vista LLC ("Santa Fe"), Meadowbrook Water Company ("Meadowbrook"), Franklin County Water District ("FCWD"), Merced Irrigation District ("MID"), City of Merced
950	Puget Soundkeeper Alliance's	Alaskan Copper Works, and/or Alaskan Copper Companies, Inc. d/b/a Alaskan Copper Works, and/or Alaskan Copper and Brass Company d/b/a Alaskan Copper Works, and/or ALCO Investment Company d/b/a Alaskan Copper Works	6/12/2009	6/17/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Alaskan Copper Works, and/or Alaskan Copper Companies, Inc. d/b/a Alaskan Copper Works, and/or Alaskan Copper and Brass Company d/b/a Alaskan Copper Works, and/or ALCO Investment Company d/b/a Alaskan Copper Works under Section 505 of the CWA, 33 USC 1365, for the violations described below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by Alaskan Copper's National Pollution Discharge Elimination System permit.

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951	Alabama Foundation, Inc.	Town of Millry	6/18/2009	6/25/2009	CWA		Alabama Foundation, Inc. may file suit against the Town of Millry for discharges of pollutants from the Town of Millry's Lagoos into Mill Creek in violation of the limitations and conditions of NPDES Permit No. AL0051144 as reported in Discharge MonitioriNG Reports submitted by the Town of Millry to the Alabama Department of Environmental Management
952		Ms. Jackson,The U.S Army Corps of Engineers'	7/16/2009	7/22/2009	CWA		Village of Bald Head Island, North Carolina, through undersigned counsel, pursuant to Section 505(b)(1)(A) and Section 505(b)(2) of the Clean Water Act (CWA), 33 U.S.C. 1365(b)(1)(A) and (b)(2), of the Village's intention to file a lawsuit against all of you, with the exception of Ms. Jackson, to enforce the CWA and requirements of the CWA, by way of a complaint that will allege the following: The U.S Army Corps of Engineers' continuing violation of a water quality certification issued to the Corps by the State of North Carolina, as more fully described in the enclosed draft complant; and The Corps' failure to perform acts and duties under the CWA that are not discretionary with the Corps, as more fully described in the enclosed draft complaint. The Village is represented by undersigned counsel, whose contact information is as follows:

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
953	Fly Creek Preservation Association's and Moblie Baykeeper, Inc.'s	Regency	6/19/2009	6/24/2009	CWA		Fly Creek Preservation Association's and Moblie Baykeeper, Inc.'s (Baykeeper") Notices of Intent to File Suit, dateed April 21, 2009 and May 15, 2009. In the NOIS, FCPA and Baykeeper allege that Regency has violated provisions of the Federal Clean Water Act with respect to the construction of The Shoppes at Fair hope Villiage. Both FCPA and Baykeeper have stated their intention to file a citizens suit against Regency for these alleged violations pursuant to Section 505 of the CWA, 33 U.S.C 1365. Any such suit is unwarranted for a number of reasons, including those set forth below.
954	Ecologial Rights Foundation	Pacific Gas & Electric Company (7/7/2009	7/13/2009	CWA		Ecologial Rights Foundation sent you a letter notifying you, inter alia, of Pacific Gas & Electric Company (PG&E)'s ongoing violations fo the federal Clean Water Act ("CWA") related to discharges of pollutants from power poles located in Alameda, Contra Costa, Marin and San Francisco Counties, California to water of the United States. We hereby incorporate that notice letter by reference as if fully stated again herein. This letter supplements, it does not replace, the June 4, 2009 Notice.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
955	Columbia Piverkeeper	Chinook Venture, Inc., Chinook Venture LLC and Northwest Alloys, Inc.	6/25/2009	7/2/2009	CWA		Columbia Riverkeeper to provide you with sixty days notice of Columbia Riverkeeper's intent to file a citizen suit aganist Chinook Venture, Inc. /dna/ Chinook Venture LLC and Northwest Alloys, Inc. under Section 505 of the CWA, 33 U.S.C. 1365, for ongoing violationsas described below. Riverkeeper intends to file suit for violations of the federal Clean Water Act that have resulted from illegal discharges into the Columbia River from the Chinook Venture facility located on teh shore of the columbia River
956	CPCC, Inc. a Texas non-profit corporation	Pete Garza, Pete Garza Interests, LLC	6/25/2009	6/29/2009	CWA		CPCC, Inc. a Texas non-profit corporation composed of citizen members residing primarily within three miles of the Apache Disposal, Inc. facility. This letter notice is hereby given that the facilities and operations of Apache Disposal, Inc. Pete Garza, Pete Garza Interests, LLC and others working in concert with you have violated and continue to violate various statutory and regulatory requirements of the federal CWA, and Solid Waste Disposal Acts as further set forth in this letter.

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957	Inland Empire Waterkeeper, Orange County Coastkeeper	Ruby Metals, Inc. and Gold Coast Metals Trading, Inc	6/23/2009	6/29/2009	CWA		Orange County Coastkeeper, a program or the Orange County Coastkeeper in regard to violations of the CWA and the State of California's General Industrial Storm Water Permit. Empire Waterkeeper previously provided a Notice of Violation and Intent to File Suit letter to Ruby Metals, Inc. and Gold Coast Metals Trading, Inc. on 10 June 2009. Empire Waterkeeper conducted a site visit on 17 June 2009 in which Waterkeeper investigators acquired new information relating to the locations and addresses of the two Ruby facilities. The most recent site inspection indicates that the 2805 Facility, which is the only permitted facility, is on the east side of South Industrial Drive instead of the west side, as previously believed. Although our 10 June 2009 Notice of Violation and Intent to File Suit letter provided more than Adamata witerkeepet; firethy our are mercety.
958	Altamaha Riverkeeper, Inc.	Mr. Fred Neal Wolfe and his company, Southern Capital Development Group, LLC,	7/2/2009	7/7/2009	CWA		notified that ARK intends to file suit against Mr. Fred Neal Wolfe and his company, Southern Capital Development Group, LLC, for ongoing violations of the Federal Water Pollution Control Act. The construction of a pond in wetlands on your property located at in Tooms County, Georgia has resulted in the unpermitted filling of wetland in violation of the CWA, and the continuing unpermitted discharge of pollutants into water of the United States. The notice is provided pursuant to the citizen suit provide a compelete remedy for the legal violatins arising out of the illegal filling of wetlands and unpermitted discharges within the next sixty (60) days, a suit will be filed in the United States District Court for the Southern District of Georgia seeking an injunction to prevent future violations, a complete remedy for the ovieting violations givil

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959	Coosa River Basin	City of Dallas, Georgia	7/9/2009	7/13/2009	CWA		Coosa River Basin Initiative hereby gives notice of its intent to commence a legal action in United States District Court against the City of Dallas, Georgia for the operation of its North and West Water Pollution Control Plants which resulted in violations of the CWA, 33 regulations promulgated pursuant to each of these Acts. These violations are related to discharges from the Dallas North Wastewater Pollution Control Plant facilities.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
060	Michael and Janette Jackson and Hani Kondos and Mary Guivguis	Tomlinson Subdivision	7/9/2009	7/13/2009	CWA		Michael and Janette Jackson and Hani Kondos and Mary Guivguis with respect to violations of the CWA and state laws which have occurred and continue to occur at the Tomlinson Subdivision located in McDonough, Georgia. These violations have impacted and continue to impact our clients' lake, adjecent wetlands and the stream traversing their propertices. This letter is written pursuant to CWA 505(b) and 40 C.F.R. 135.1, 135.2 and 135.3. In accordance therewith, this letter provides sufficient information to permit you to identify the specific standerd, limitation, or order alleged to have been violated, the activity alleged to constitute a violation, the person or persons responsible for the alleged violation, the location of the alleged violation, the date or dates of such violation.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
961	RE Source for Sustainable Communities,North Sound Baykeeper program, Puget Sound	Teal Jones Lumber Services Inc	6/29/2009	7/6/2009	CWA		RE Source for Sustainable Communities, through its North Sound Baykeeper program, seeks to protect and preserve Puget Sound. Any response of correspondence related to this matter should be directed to us at the letterhead address. This letter is to provide you with sixty days notice of RE Sources' intent to file a citizen suit against Teal Jones Lumber Services Inc. under section 505 of the CWA, 33 USC 1365, for the violations described below. In addition, as described below, this letter is a required by the Teal Jones' National Pollution Discharge Elimination System permit.
962	Columbia Riverkeeper	RSG Forest Products, Inc	7/9/2009	7/15/2009	CWA		Columbia Riverkeeper to provide you with sixty days notice of Columbia Riverkeeper's intent to file a citizen suit against RSG Forest Products, Inc. under Section 505 CWA, 33 U.S.C. 1365, for ongoing violations as described below. In addition, this letter is a request for a copy of the complete and current Stormwater Pollution Prevention Plan required of RSG under its National Pollutant Discharge Elimination System industrial stormwater general permit. Any response to this notice should be directed to the undersigned at the address in the letterhad above.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
963	Puget Soundkeeper Alliance's	Recycling+Disposal Service, Inc	7/10/2009	7/16/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Recycling+Disposal Service, Inc. under section 505 of the CWA, 33 USC 1365, for the violations described below.
964	Puget Soundkeeper Alliance's	Eastside Masonry Products, Inc.	7/10/2009	7/16/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Eastside Masonry Products, Inc. under section 505 of the CWA, 33 USC 1365, for the violations described below.

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965	Conservation Alabama Foundation, Inc.	City of Robertsdale	6/22/2009	6/22/2009	CWA		Conservation Alabama Foundation, Inc. may file suit against the City of Robertsdale for discharges of pollutants from the City of Robertsdale's Wastewater Treatment Plant. Rock Creek in violation of the limitations and conditions of NPDES Permit No. AL0042838 as reported in Discharge Monitoring Reports submitted by the City of Robertsdale to the Alabama Department of Environmental Management, in Discharge Monitoring Reports submitted by the City of Robertsdale to the Alabama Department of Environmental Management,.
966		Panama City- Bay County Internatinal Airport and Industrial District,	6/23/2009	7/1/2009	CWA		we hereby provide you with notice of our intent to bring suit against the Panama City- Bay County Internatinal Airport and Industrial District, under section 505(a)(1) of the CWA, 33 U.S.C. 1365(a)(1), for violations of an effluent standard, limitation, or condition in the Department of the Army Corps of Engineers, for the Panama City-Bay County International Airport Relocation Project.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
967	State of Florida		6/18/2009	6/30/2009	CWA		The Petition requests that you propose and promulgate a regulation amending 40 C.F.R. 131.36(d)(6), setting forth new or revised water quality criteria for toxic pollutants in the State of Florida which are necessary to protect human health. The new or revised criteria should be based on a fish consumption rate appropriate to Florida, which evidence indicates is at least five times higher than the fish consumption rate used by the State of Florida to develop criteria since 1990. Florida's existing water quality criteria fail to protect human health. Although it is the State of Florida's primary duty to develop water quality criteria, the State has failed to revise its criteria.
968	Lower Mississippi Riverkeeper and Louisiana Environmental Action Network	Sun Drilling Products	7/23/2009	7/29/2009	CWA		Lower Mississippi Riverkeeper and Louisiana Environmental Action Network intend to sue Sun Drilling Products Corkporation under section 505 of the Clean Water Act, 33 U.S.C 1365, for violations of the Clean Water Act, 33 U.S.C. 1311(a).

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969	Northern California River Watch	City of Arcata and Fieldbrook Glendale Community Service District	8/3/2009	8/10/2009	CWA		Northern California River Watch hereby place the City of Arcata and Fieldbrook Glendale Community Service District, hereinafter collicetively referred to as Discharger", on notice that following the expiration of sixty days from the date of this Notice, River Watch intends to bring suit in the United States District Court against the Discharger for continuing violations of an effluent standard or limitation, against the Discharger for continuing violations of an effluent standard or limitation, permit condition or requirement, a Federal or State Order or Plan issued under the CWA.
970	Puget Soundkeeper Alliance's	Waste Management of Washington, Inc.	7/13/2009	7/22/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Waste Management of Washington, Inc. under Section 505 of the Clean Water Act (CWA), 33 USC 1365, for the violations described below. In addition, as decribed below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan (SWPPP) required by Waste Management's National Polluntion Discharge Elimination System permit.

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971	City of Ashtabula	Norfolk Southern Railway Company and Norfolk Southern Corporation.	7/15/2009	7/22/2009	CWA		City of Ashtabula regarding violations of the CWA, 33 U.S.C. 1251 et seq. the Ohio Water Pollution Control Act, R.C. Chapter 6111, and their implementing regulations, which are occurring at the coal dock facility owned and/or operated by Norfolk Southern Railway Company and Norfolk Southern Corporation.
972	Sharp Contracting,	Legends at Washington Pike Subdivision	7/29/2009	8/3/2009	CWA		Victor Jernigan, Babelay Farm, LLC, Babelay Farm II, LLC Clear Creek Construction, LLC Sharp Contracting, Inc. Legends at Washington Pike, LLC, and Hathaway Construction Co., Inc. as well as the state and federal agencies listed below, of ongoing violations of the CWA at the Legends at Washington Pike Subdivision located between Washington Pike and McCampbell Drive in northeast Knox County, Tennessee. The Tennessee Clean Water Network ("TCWN")

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973	Theron Martin Hagler	Lord of the Harvest Baptist Church, Daniel F. Williams, and David Hoyle Burns	7/22/2009	7/28/2009	CWA		Theron Martin Hagler through the undersigned attorney, hereby gives notice of his intent to file suit in federal court against Lord of the Harvest Baptist Church, Daniel F. Williams, and David Hoyle Burns for violations of the FWPCA, 33 U.S.C. 1251 et seq. and the Alabama Water Pollution Control Act.
974	Idaho Conservation League and Kootenai Environmental Alliance	Idaho Panhandle National Forest's East Side Highway District's, Idaho Transportation Department's and M.A. DeAtley Construction's	8/10/2009	8/17/2009	CWA		Idaho Conservation League and Kootenai Environmental Alliance whose memeber are aggrieved by the below listed matters. ICL and KEA requested that we contact you regarding the Federal Highway Administration's, Idaho Panhandle National Forest's East Side Highway District's, Idaho Transportation Department's and M.A. DeAtley Construction's violations of the Federal Water Pollution Control (CWA) 33 U.S.C.1251 et seq. and the Environment Protection Agency's("EPA") Construction General Permit to discharge strom water associated with construction activities as regulated under the National Pollutant Discharge Elimination System ("NPDES") program. The violations at issue are occurring at the Fernan Lake Road Improvement Project located at Idaho Forest Highway 80, commonly known as Fernan Lake Road, in Coeur d' Alene, Idaho.

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975	City of Elyria, Ohio	United States Environmental Protection Agency and Director of the Ohio Environmental Protection Agency,	7/29/2009	8/5/2009	CWA	OH Ohio	City of Elyria, Ohio, a political Subdivision organized under the laws of the State of Ohio. Elyria alleges that the Administrator of the United States Environmental Protection Agency and Director of the Ohio Environmental Protection Agency, respectively, have failed to perform certain nondiscretionary duties required by the provisions of the FWPCA, as amended, 33 U.S.C. Sections1251-1387 and the Ohio Water Pollution Control Act, Ohio Revised Code Sections 6111.01-6111.99, as explained in more detail below.
976	Christine and Alan Briggs	The US Army Corps of Engineers	7/29/2009	8/5/2009	CWA		Christine and Alan Briggs, through undersigned counsel, pursuant to Section 505(b)(1)(A) and Section 505(b)(2) of the CWA, 33 U.S.C. 1365(1)(A) and (b)(2), of their intention to file a lawsuit against all of you, with the exception of Ms. Jackson, to enforce the CWA and requirements of the CWA, by way of a complaint that will allege the following: The US Army Corps of Engineers ("Corp") continuing violation of a water quality certification issued to the Corps by the State of North Carolina, as more fully described in the enclosed draft complaint; and The Corps' failure to failure to perform acts and duties under the CWA that are not discretionary with the Corps, as more fully described in the enclosed draft complaint.

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977		Sumter Correctional Institution's Wastewater Treatment Plant	8/6/2009	8/17/2009	CWA		The Sumter Correctional Institution's Wastewater Treatment Plant. I was informed by then security chief Daniel Olinger, that the institution was having serious problems with its wastewater plant and that they were losing thousands of gallons of sewage a day and they had no idea where it was leaking from, or going to. This was related to me, in the context of a conversation about administrative grievances I'd written, with the implication that I should tatke some kind of action. Several months later I had a similar conversation with then Assistant Warden Gregory Williams, who related that there was a huge sewage leak under the old chow hall in the middle of the compound, and I was implored not to drink the water.
978	CA-POW	Town of Greece	8/11/2009	8/17/2009	CWA		CA-POW(Citizen Alert-Protect Our Waters!) and residents of the Town of Greece in response to the continuing and ongoing violations of the CWA and its implementing regulations committed by the Town of Greece New York, and its relvant officers, boards, employees and responsible persons. The client's name, address and telephone number are:

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979	Richardson Investments, Greg Richardson, Carroll M. Richardson, and Consolidated Builders	Betty Carver LLC, formerly named Metro Vac, L.L.C.	7/24/2009	7/28/2009	CWA		Richardson Investments, Greg Richardson, Carroll M. Richardson, and Consolidated Builders are defendants in the underlying lawsuit brought by several plaintiffs which is based in part on the allegedly illegal dumping of material on the Richardson property. The suit asserts claims under the federal CWA and the federal Soild Waste Disposal Act (Resource Conservation and Recovery Act), as well as claims under state law. We have received informatin indicating that on at least one occasion, vacuum truck operated by Betty Carver LLC, formerly named Metro Vac, L.L.C., dumped material onto the Richardson property at the top of a steep slope leading down to a waterway.
980	Stephen Trackman	Sierra Country, Inc	7/22/2009	7/28/2009	CWA		Stephen Trackman, a customer of the Sierra Country, Inc. public community water system, believes that the operations of Sierra Country, Inc. are resulting in numerous ongoing violations of the Federal Safe Drinking Water Act, 42 U.S.C. 300f-300j-26, and the National Primary Drinking Water Regulations, 40 C.F.R 141-142.

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981	Puget Soundkeeper Alliance	. Nepa Pallet and Container Co., Inc.	7/10/2009	7/15/2009	CWA		Puget Soundkeeper Alliance v. Nepa Pallet and Container Co., Inc.
982	The Adirondack Council	Village of Saranac Lake	6/18/2009	6/15/2009	CWA		The Adirondack Council v. Village of Saranac Lake
983	Suzanne O'Neal	Far Hills Utility District	8/18/2009	8/27/2009	CWA		treatment facility that is now discharging wastewater without proper authorization, and she also participates in recreational activities on Lake Conroe. Far Hills Utility District has violated and is in violation of the CWA 301(a)(33 U.S.C. 1311(a) associated with activities at Far Hills' wastewater facilities near Lake Conroe. Under federal law, a discharge can only be made when in according to the control of the Control.

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984	The Annabella Land & Cattle Company, LLC	A&D Jensen Contractors	8/5/2009	8/12/2009	CWA		The Annabella Land & Cattle Company, LLC (ALCC) hereby notifies all recipients of this letter that is believes A&D Jensen Contractors (A&D) violated and continues an ongoing violation of the United States' Clean Water Act, 33 U.S.C. 1351, et seq. More specifically, ALCC believes that A&D violated and continues to violate the CWA by performing unauthorized work in wetlands and discharging pollutants into multiple wetlands (subject to the CWA) located in Sevier County, Utah without the right permit(s) (Section 404 permit) or authority on multiple occasions.

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985	Ohio	United States Environmental Protection Agency and Director of the Ohio Environmental Protection Agency	7/29/2009	8/3/2009	CWA		The purpose of this letter is to porvide at least sixty days notice that suit may be brought against you by our client, the City of Elyria, Ohio, a political subdivision organized under the laws of the State of Ohio. Elyria alleges that the Administrator of the United States Environmental Protection Agency and Director of the Ohio Environmental Protection Agency, respectively, have failed to perform certain nondiscretionary duties required by the provisions by the provisions of the FWPCA. as amended, 33 U.S.C. Sections 1251- 1387 and the Ohio Water Pollution Control Act, Ohio Revised Code Sections 6111.01- 6111.99, as explained in more detail below.
986	Friends of Hurricane Creek and John Wathen	John Wathen v. SDW, INC.	8/12/2009	8/17/2009	CWA		Friends of Hurricane Creek and John Wathen v. SDW, INC.
987	Santa Monica Baykeeper	International Metals EKCO, LTD	7/1/2009	7/8/2009	CWA		Santa Monica Baykeeper v. International Metals EKCO, LTD

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988	California Sportfishing Protection Alliance	ri City Rock, INC.	8/12/2009	8/18/2009	CWA		California Sportfishing Protection Alliance v. Tri City Rock, INC.
989	Northwest Environmental Defense Center	NRI, INC., dba Northwest Retreaders, INC.,	8/12/2009	8/17/2009	CWA		Northwest Environmental Defense Center v. NRI, INC., dba Northwest Retreaders, INC.,
990	Upper Chattahoochee Riverkeeper	City of Cumming, Georgia	6/24/2009	6/29/2009	CWA		Upper Chattahoochee Riverkeeper, Inc. v. City of Cumming, Georgia
991	Columbia Riverkeeper	Hambleton Bros.Lumber Co. Inc. Hambleton Bros. Log Yard, Hambleton Lumber Co. LLC, hambleton Bros. Log Yard	7/21/2009	7/27/2009	CWA		Columbia Riverkeeper v. Hambleton Bros.Lumber Co. Inc. Hambleton Bros. Log Yard, Hambleton Lumber Co. LLC, hambleton Bros. Log Yard

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992	Columbia Riverkeeper	Fabricated Products, Inc Seafab Metals Co, Seafab Metals Co.,	6/23/2009	6/29/2009	CWA		Columbia Riverkeeper v. Fabricated Products, Inc Seafab Metals Co, Seafab Metals Co.,
993	Mr. and Mrs. Poole	Mr. Lee Mullins, Mr. Robert Kitsell, Mr. Harold Schaffer, M&M Contracting of Jasper, Inc., S&K Landmark Development, Inc., and HNS Investments, Inc.	7/24/2009	7/28/2009	CWA		intent to sue you- Mr. Lee Mullins, Mr. Robert Kitsell, Mr. Harold Schaffer, M&M Contracting of Jasper, Inc., S&K Landmark Development, Inc., and HNS Investments, Inc for violations of the CWA. These violations are releated to discharges of eroded soils, debris, dirt, sediment, sediment laden storm water, and fill material as well as other pollutants into jurisdictional waters
994	Columbia Riverkeeper	Advanced Drainage Systems Inc.	7/22/2009	7/28/2009	CWA		Columbia Riverkeeper v. Advanced Drainage Systems Inc.
995	RE Sources for Sustainable Communities	Port of Anacortes	7/29/2009	8/4/2009	CWA		RE Sources for Sustainable Communities v. Port of Anacortes

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996	Sustainable	Americold Logistics LLC Americold Corp.	7/22/2009	8/4/2009	CWA		RE Sources for Sustainable Communities v. Americold Logistics LLC Americold Corp.
997	California Sportfishing Protection Alliance	BLT Enterprises of Sacamento, Inc.	9/3/2009	7/23/2009	CWA		California Sportfishing Protection Alliance v. BLT Enterprises of Sacamento, Inc.
998	Orange County Coastkeeper	VI-CAL Metals, Inc.	7/22/2009	8/5/2009	CWA		Orange County Coastkeeper v. VI-CAL Metals, Inc.
999	Puget Soundkeeper Alliance	. BNSF Railways Company;	8/3/2009	8/10/2009	CWA		Puget Soundkeeper Alliance v. BNSF Railways Company; W.D. Wash.

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1000	Baykeeper	Town of Hillsborough	7/20/2009	7/29/2009	CWA		San Francisco Baykeeper v. Town of Hillsborough
1001	Our Children's Earth Foundation	Standard Iron and Metal Company	7/20/2009	7/27/2009	CWA		Our Children's Earth Foundation v. Standard Iron and Metal Company
1002	New State Department of Environmental Conservation	Adirondack Council	7/20/2009	7/27/2009	CWA		New York State Department of Environmental Conservation, resulting in the Order on Consent dated July 7, 2009, the Adirondack Council hereby withdraws its Amended Citizen Suit Notice of Intent to File Suit under the CWA dated June 9, 2009.□
1003	Riverkeeper	Waite Specialty Machine Work, Inc	6/12/2009	6/24/2009	CWA		Columbia Riverkeeper v.Waite Specialty Machine Work, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1004	The Adirondack Council	Village of Saranac Lake	6/10/2009	6/19/2009	CWA		The Adirondack Council v. Village of Saranac Lake
1005	Save The Forge River, Inc	Jurgielewicz Duck Farm, Jurgielewicz Duck Farm, L.P, Jurgielewicz Duck Farm, LLC, and Benjamin Jurgielewicz	6/3/2009	6/9/2009	CWA	NY	Save The Forge River, Inc. v. Jurgielewicz Duck Farm, Jurgielewicz Duck Farm, L.P, Jurgielewicz Duck Farm, LLC, and Benjamin Jurgielewicz
1006	Conservation Alabama Foundation, Inc	City of Reform	8/28/2009	9/2/2009	CWA		Conservation Alabama Foundation, Inc. may file suit against the City of Reform for discharges of pollutants from the City's Wastewater Treatment Plant into Lubbub Creek in violation of the limitations and conditions of NPDES Permit No. AL0020915 as reported in Discharge Monitoring Report submitted by the City of Reform to the Alabama Department of Environmental Management.

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1007	Bill Kirwin, Ted Stephens, Eileen Collins, Scott Collins, and Richard Freeman Allan	Roland Corodero Pena, Jose Miguel Talavera Perz	8/26/2009	8/26/2009	CWA		Bill Kirwin, Ted Stephens, Eileen Collins, Scott Collins, and Richard Freeman Allan will file suit under section 505 of the Federal Water Pollution Control Act (33 U.S.C 1365,the CWA) against Roland Corodero Pena, Jose Miguel Talavera Perz and his conjural partnership for the violation of the Act.
1008			8/7/2009	8/17/2009	CWA		Amended Complaint which was electronically filed and served (see additional enclose) upon all defendants except Pete Grannis and Andrea Miller individually on July 16, 2009. Pete Grannis and Andrea Miller in thier individual capacities were served on July 28, 2009
1009	City of Newburgh	Mark Sarna, Sarna Enterprises, Inc., Mt. Airy/Aire estates, Inc., New Windsor Development Co., LLC, and Drainage District #6- Mt. Airy Estates(The Reserve) Town of New Windsor, New York	6/17/2009	6/15/2009	CWA		City of Newburgh v. Mark Sarna, Sarna Enterprises, Inc., Mt. Airy/Aire estates, Inc., New Windsor Development Co., LLC, and Drainage District #6- Mt. Airy Estates(The Reserve) Town of New Windsor, New York

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1010	United States District Court for the District of Massachusetts	Ginmar Enterprise, Inc.	8/21/2009	8/28/2009	CWA		United States District Court for the District of Massachusetts under Section 505 of the Federal Clean Water Act against Ginmar Enterprise, Inc. ("Ginmar"). The subject of the action will be Ginmar's failure to comply with stormwater pollution control requirements applicable to its sand and gravel manufacturing facility at 136 Carmelinas Circle, Ludlow, MA. Stormwater runoff from the Facility is discharged into Higher Brook, and also into a pond and wetlands connected to Higher Brooks.
1011		Kimber Management, LLC, et al,	8/13/2009	9/10/2009	CWA		Northern California River Watch v.Kimber Management, LLC, et al,
1012	Protection Alliance	Melrose Metal Products, Inc.	8/12/2009	8/12/2009	CWA		California Sportfishing Protection Alliance v. Melrose Metal Products, Inc.

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1013	RE Sources'	Sunland Bark and Topsoil Co.	7/23/2009	7/28/2009	CWA		RE Sources' intent to file a citizen suit against Sunland Bark and Topsoil Co. under section 505 of the Clean Water Act, 33 USC 1365, for the violations deccribed below. In addition, as described below, this letter is a request for a copy of the complete and current stormwater pollution prevention plan ("SWPPP") required by Sunland Bark's National Pollution Discharge Elimination System permit.
1014	Protection Alliance	Solano Garbage Company	8/28/2009	9/2/2009	CWA		California Sportfishing Protection Alliance v. Solano Garbage Company

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1015	Our Children's Earth Foundation	City of Pacifica's	8/24/2009	8/31/2009	CWA		Our Children's Earth Foundation to notify you of serious an ongoing violations of the federal Clean Water Act at the City of Pacifica's publicly owned treatment works for the collection and treatment of sanitary sewage. The POTW includes the City of Pacifica's Calera Creek Wastewater Treatment Plant and the collection system which is appurtenant to the WWTP. The purpose of this letter is further to provide notice of OCE's intent to file a civil action against the City of Pacifica sixty day (60) days after the date of this letter.
1016	Sharp Contracting,	Tennessee Construction General	8/27/2009	9/9/2009	CWA		Victor Jernigan Babelay Farm, LLC, Babelay Farm II, LLC, Clear Creek Construction, LLC, Sharp Contracting, Inc. Legends at Washington Pike, LLC, and Hathaway Construction Co., Inc., as well as the state and federal agencies listed below, of Pike Subdivision and of an additional plaintiff who wishes to join the lawsuit. The following additional violations are ongoing and are likely to continue upon filing of this lawsuit: Failure to Properly design and maintain erosion prevention and sediment controls Failure to remove flocculant used for sediment control prior to discharge(3.5.3.1(f) Starting on approximately July 15, 2009, contractors at the Legends site began using a flocculant to treat its stormwater discharges form Outfalls 1 and 2. However, this flocculant has not been removed prior to discharge, and has itself become a pollutant discharged in violation of 3.5.3.1(f) of the Tennessee Construction General Permit, which requires that EPSC materials be removed

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1017	Wathers), Natural	City of New York and its Department of Environmental Protection	8/27/2009	8/31/2009	CWA		American Littoral Society, Dan Mundy, Sr.(as President of Jamaica Bay Eco Wathers), Natural Resource Defense Council (NRDC), and New York / New Jersey Baykeeper (collectively, "Prospective Plaintiffs", we write in regard to violations of the CWA(the "Act"), 33 U.S.C 1251 et seq., committed by the City of New York and its Department of Environmental Protection (collectively, "the City"). This letter constitutes a Notice of Violation and Intent to File Suit ("Notice Letter") against the City under section 505 of the Act, 33 U.S.C. 1365.
1018	Masachusetts	Industrial Metal Recycling Co., Inc	8/21/2009	8/31/2009	CWA		District Masachusetts under section 505 of the Federal Clean Water Act (the "Act") aganist Industrial Metal Recycling Co., Inc. (Industrial Metal Recycling"). The subject of the action will be Industrial Metal Recycling's failure to comply with stromwater pollution control requirements applicable to its scrap recycling facility.

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1019		State Line Scrap Co., Inc.	8/21/2009	8/28/2009	CWA		District of Massachusetts under Section 505 of the Federal Clean Water Act (the "Act") against State Line Scrap Co., Inc. ("State Line Scrap"). The subject of the action will be State Line Scrap's failure to comply with stormwater pollution control requirements applicable to its scrap recycling facility.
1020	Massacnusetts	R & R Industries, Inc	8/21/2009	8/28/2009	CWA		United States District Court for District of Massachusetts under Section 505 of the Federal Clean Water Act against R & R Industries, Inc. (R & R). The subject of the action will be R & R failure to comply with stromwater pollution control requirements applicable to its scrap recycling facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	Clean Water Action	Allied Recycling Center, Inc.	8/21/2009	8/31/2009	CWA		Clean Water Action intends to file a civil action in the United States District Court for the District of Massachuetts under Section 505 of the Federal Clean Water Act(the "Act") against Allied Recycling Center, Inc. The subject of the action will be Allied Recycling's failure to comply with stormwater pollution control requirements applicable to its scrap recycling facilit. Clean Water Action will ask the Court to ensure Allied Recycling's future compliance with the Act, assess civil penalties in an appropriate amount, award plaintiff litigation costs, including attorney and expert fees, and award any other relief the court deems appropriate. Clean Water Action's complaint will be filed a minimum of 60 days after the postmark date of this letter. This is a formal 60-day notice of intent to sue that is being served pursuant to 40 C.F.R., Part 135.
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1022	Clean Water Action	Dauphinais & Son, Inc.	8/21/2009	8/28/2009	CWA		Clean Water Action intends to file a civil action in the United States District Court for the District of Massachusetts under Section 505 of the Federal Clean Water Act (the "Act") against Dauphinais & Son, Inc. ("Dauphinais"). The subject of the action will be Dauphinais' failure to comply with stormwater pollution control requirements applicable to its ready-mix concrete and manufacturing and sand and gravel facility. Clean Water Action will ask the Court to ensure Dauphinais' future compliance with the Act, assess civil penalties in an appropriate amount, award plaintiff litigation costs, including attorney and expert fees, and award any other relief the court deems appropriate. Clean Water Action's complaint will be filed a minimum of 60 days after the postmark date of this letter. This is a formal 60-day notice of intent to sue that is being served pursuant to 40 C.F.R. Part 135

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1023	Clean Water Action	CS-MA's	9/3/2009	9/8/2009	CWA		Clean Water Action intends to file a civil action in the United States District Court for the District of Massachusetts under Section 505 of the Federal Clean Water Act against CS-MA's failure to comply with stormwater pollution control requirements applicable to its readmix concrete and manufacturing and sand grave facility at 2420 Boston Road, Wilbraham, MA. CleanWater Action will ask the Court to ensure CS-MA, LLC("CS-MA"). The subject of the action will be CS-MA's future compliance with the Act, assess civil penalties in an appropriate amout, award plaintiff litigation Costs, including attorney and expert fees, and award any other relief the court deems appropriate. Clean Water Action's complaint will be filed a minimum of 60 days after the postmark date of this letter. This is formal 60 day notice of intent to sue that is being served pursuant to 40 C.F.R. Part 135.
1024	City of Laurel's	Johnson Circle Manhole and Pumping Station	8/30/2009	9/8/2009	CWA		City of Laurel's ongoing violations of the Clean Water Act and its implementing regulations. These violations arise from the ineffective manner in which the City has operated the Johnson Circle Manhole and Pumping Station, resulting in untreated sewage and unlawful quantities of toxic pollutants being discharged into the street of Johnson Circle.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1025		Conard Wood Preserving Co.	9/14/2009	9/21/2009	CWA		Columbia Riverkeeper's intent to file a citizen suit against Conard Wood Preserving Co. in accordance with Section 505(a) of the Federal Water Pollution Control Act. Riverkeeper hereby gives notice, pursuant to Section 505(b) of the CWA, 33 U.S.C. 1365(b).
1026	·	Growanus Canal,	9/14/2009	9/21/2009	CWA		Riverkeeper's notice of intent to sue the Growanus Canal, for violations of the federal Resource Conservation and Recovery Act.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1027	Riverkeeper's	6th Street Iron Metal	9/14/2009	9/22/2009	CWA		Riverkeeper's notice of intent to sue 6th Street Iron Metal violations of the federal CWA, 33 U.S.C.1251, et seq, and the federal Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6901, et seq. Specifically, this letter give notice of our intent to seek redress for the illegal discharge of pollutants without a State Pollutant Discharge Elimination System permit, failure to obtain coverage for stromwater discharge under the SPDES Mult-sector General Stromwater permit for discharges associated with industrial activity, and the illegal placement of fill and debris into the Gowanus Canal.
1028	Riverkeeper's	Ferrara Bros. Building Materials Corp	9/14/2009	9/21/2009	CWA		Riverkeeper's Notice of Intent to Sue Ferrara Bros. Building Materials Corp, as owner and operator of a concrete for violations of the federal CWA 1251 et seq. Specifically, this letter gives notice of our intent to seek redress for the illegal discharge of concrete waste, stone, and aggregate material from the Ferrara facility into the Gowanus Canal, which drains into New York Harbor.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1029	Waste Action Project's	Waterfront Construction, Inc.	9/10/2009	9/16/2009	CWA		Waste Action Project's intent to file a citizen suit against Waterfront Construction, Inc. under Section 505 of the CWA, 33 USC 1365.
1030	Environment Rhode Island, Burton Hoffman, Henry Rosemont, Jr., David Wixted, and Henry T. Wrobel	City of Newprot, and Earth Tech, Inc.	9/7/2009	9/21/2009	CWA		Environment Rhode Island, Burton Hoffman, Henry Rosemont, Jr., David Wixted, and Henry T. Wrobel v. City of Newprot, and Earth Tech, Inc.
1031	Florida Minerals and Chemistry Council, Inc.	The U.S Environmetal Protection Agency,	8/12/2009	8/26/2009	CWA		The Florida Minerals and Chemistry Council, Inc.to give notice of its intent to file suit under 505 of the Clean Water Act. The U.S Environmetal Protection Agency,
1032	Clean Water Action	A.W. Martin, Inc	8/21/2009	8/28/2009	CWA		Clean Water Action intends to file suit against A.W. Martin, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1033	Conservation Alabama Foundation Inc.	Town of New Brockton Water and Sewer Board .	9/3/2009	9/9/2009	CWA		Conservation Alabama Foundation Inc. may file suit against the Town of New Brockton Water and Sewer Board .
1034	New Jersey American Water Company's Penns Grove	DuPont	8/27/2009	9/2/2009	CWA		New Jersey American Water Company's Penns Grove (PGWS) private wells filed a lawsuit against DuPont
1035	Oregon Clean Water Action Project	Perlenfein Inc.	9/14/2009	9/21/2009	CWA		Oregon Clean Water Action Project intent to file suit against Perlenfein Inc.
1036	Historic Green Spring, Inc. and its individual supporters Reginald Murphy and Jane Stewart Murphy and Walon Green and Anne Green	Zion Crossroads	9/18/2009	10/2/2009	CWA		Historic Green Spring, Inc. and its individual supporters Reginald Murphy and Jane Stewart Murphy and Walon Green and Anne Green intent to file suit against Zion Crossroads.

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1037	Olympians for Public Accountability	Port of Olympians	10/2/2009	10/9/2009	CWA		Olympians for Public Accountability intent to file a citizen suit against the Port of Olympians
1038	San Francisco Baykeeper	The City of Millbrae	9/23/2009	10/8/2009	CWA		San Francisco Baykeeper intent to file suit against The City of Millbrae
1039	Tennessee Clean Water Network	David Trantanella dba Trantenella Construction	10/2/2009	10/8/2009	CWA		Tennessee Clean Water Network intent to file suit against David Trantanella dba Trantenella Construction.
1040	Puget Soundkeeper Alliance's	Cedar Grove Composting Inc.	10/2/2009	10/9/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Cedar Grove Composting Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1041	David and Stacy Kopacz	City of Hopkinsville Surface and Storm Water Utility, Twin States Utilities & Excavation, Inc., J.K.S. Architects and Engineers	9/23/2009	9/29/2009	CWA		David and Stacy Kopacz the Plaintiffs hereby place the City of Hopkinsville Surface and Storm Water Utility, Twin States Utilities & Excavation, Inc., J.K.S. Architects and Engineers intent to file a citizen suit pursuant to Section 304(a) of the Clean Air Act for violating an "emission standrand or limitation" under CAA Section 304(a)(1) in the following respects:
1042	Coastkeeper	DBW & Associates, Inc.	9/15/2009	9/21/2009	CWA		Orange County Coastkeeper v. DBW & Associates, Inc.
1043		Global Community Monitor	9/11/2009	9/21/2009	CWA		Global Community Monitor v. Custom Alloy Scrap Sales

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1044	Ruby Metals, Inc.	Inland Empire Waterkeeper	9/11/2009	9/21/2009	CWA		Inland Empire Waterkeeper v. Ruby Metals, Inc.
1045	Sierra Club,Prairie Rivers Network	Sugar Center	10/1/2009	10/7/2009	CWA		Sierra Club, its individual members, the Prairie Rivers Network, its individual members reside and recreate near and around the Sugar Center, whose member reside and recreate near and around the Sugar Camp Mine
1046	San Francisco Baykeeper	City of San Carlos	9/28/2009	10/7/2009	CWA		San Francisco Baykeeper intent to sue for violations of the Federal Water Pollution Control Act., committed by the City of San Carlos. As explained further below, San Carlos violates the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1047		Tennessee Materials Corporation	9/3/2009	9/9/2009	CWA		E. Ron Pickard and Linda Pickard as Trustees for the Sharon Charitable Trust, and as individuals you are hereby placed on notice, pursuant to 33 USC 1365(a)(1) and (b)(1)(a) CWA, Section 505 that the construction and mining activities on Highway 69 in Hardin County undertaken by Tennessee Materials Corporation are in violation of the federal CWA and the terms of the permit issued to it by the State of Tennessee.
1048	Our Children's Earth Foundation	City of Pacifica's	9/3/2009	9/11/2009	CWA		Our Children's Earth Foundation sent you a letter notifying you of serious and ongoing violations of the federal CWA at the City of Pacifica's publicly owned treatment works for the collection and treatment of sanitary sewage. The POTW includes the City of Pacifica's Calera Creek the WWTP. Our letter notified you that Pacifica has repeatedly spilled raw sewage from its sewage collection system which is appurtenant to sewage collection system in violation of (1) CWA section 301(a),(2) the provision in Pacifica's NPDES Permit for its POTW prohibiting discharge of wastewater at a location or in a manner different from that described by the Permit (NPDES Permit, Discharge Prohibitions, III.A),(3) the provisions in this NPDES Permit.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	River Watch	Dry Creek General Store, LLC	10/23/2009	10/28/2009	CWA		Northern California River Watch, hereby places Dry Creek General Store, LLC and Gina Gallo, on notice, that following the expiration of sixty 60 days from the date of this NOTICE, River Watch intends to bring suit in the United States District Court against Polluters for their continiuing violations of an effluent standard of limitation, permit condition or requirement and/or an order issued by the Administrator or a State with resect to such standard or limitation under CWA 505(a)(1), 33 U.S.C. 1365(a)(1), the Code of Federal Regulations, and the Regional Water Quality Control Board Basin Plan, as exemplified by Polluters' illegally discharges sewage from the Dry-Creek General Store site and facilities described further in this Notice into Dry Creek, a tributary of the Russian River, both waters of the United States without a CWA 402(a) National Pollutant Discharge Elimination System permit issued under CWA402(b).
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1050	Krispy Kreme	Fairfax County, Virginia	10/28/2009	10/30/2009	CWA		Krispy Kreme intends to commence a civil action on its own behalf against Fairfax County, Virginia and, if necessary, against Fairfax County, Virginia and, if necessary, against Prince William County and the Prince William County Service Authority in the United States District Court for the federal Clean Water Act and its permit as well as the Sewage Collection and Treatment Regulations approved by the Virginia State Water Control Board and administered by the Virginia Department of Environmental Quality and its own Fairfax County Basic Design Criteria For Sewage Pumping Stations.
1051	Suzanne O'Neal o	Far Hills Utility District	10/21/2009	10/26/2009	CWA		Suzanne O'Neal owns property adjactent to the treatment facility that is now dischaging wastewater without proper authorization, and also participates is recreational activities on Lake Conroe. Far Hills Utility District has violated and is in violation of the CWA associated with activities at Far Hills' wastewater facilities near Lake Conroe.
1052	The Tennessee Clean Water Network	David Trantanella , Casa Bella subdivision	10/13/2009	10/20/2009	CWA		The Tennessee Clean Water Network intends to file suit in the United States District Court for the Eastern District of Tennessee pursuant to Section 505(a)(1) of the Act 33 USC 1365(a)(1), in sixty days if wee are not able to resolve these violations through a voluntary, enforceable settlement prior to that date. This letter is related to the October 2, 2009 notice letter to David Trantanella regarding stormwater violations at the Casa Bella subdivision as a whole.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1053	Columbia Riverkeeper's	Chinook Ventures, Inc./dba/Chinook Ventures LV	10/12/2009	10/20/2009	CWA		Columbia Riverkeeper to provide you with supplemental notice of Columbia Riverkeeper's intent to file an amended complaint in its existing citizen suit against Chinook Ventures, Inc./dba/Chinook Ventures LV Columbia Riverkeeper's intend to file a citizen suit against Chinook Ventures, Inc./dba/Chinook Ventures LV under Section 505 of the CWA, 33 U.S.C 1365, for ongoing violations as described below. Riverkeeper intends to file suit for violations of the federal CWA that have resulted from illegal discharges into the Columbia River from the Chinook Ventures facility.
1054	Our Children's Earth Foundation	City of Oakland's	10/9/2009	10/16/2009	CWA		Our Children's Earth Foundation to notify you of serious and ongoing violations of the federal CWA at the City of Oakland's publicly owned treatment works for the collection of sanitary sewage. The purpose of this letter is further to provide notice of OCE's intend to file a civil action against the City of Oakland sixty days after the date of this letter.
1055	Ecological Rights Foundation	Alameda, Contra Costa, Martin and San Francisco Counties, California	10/14/2009	10/19/2009	CWA		Ecological Rights Foundation to notify you of violations of federal law casused by power poles located in Alameda, Contra Costa, Martin and San Francisco Counties, California. These violations have been and are committed by the Noticed Parties described in Section II, below, and, more fully, as the private entities in the attached Service List.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1056	Wildlife and the Sierra Club	U.S. Environmental Protection Agency	9/14/2009	9/21/2009	CWA		Defenders of Wildlife and the Sierra Club to provide you with notice of our intent to sue the U.S. Environmental Protection Agency for failure to conduct and complete a review of the effluent limitation guidelines annually and effluent limitations at least once every five years for the Steam Electric Power Generating category, as required by 33 U.S.C. 1314(b) and 33 U.S.C1311(d).
1057	Warehouse One-	Mr. Transmission and Midas Muffler Facility.	9/21/2009	9/29/2009	CWA		Warehouse One-Pike, LLC, in matters arising from damages to its real property. The letter gives notice of claims under the Federal Resource Conservation and Recovery Act arising out of the improper handling, storage, treatment and disposal of solid and/or hazardous wastes at the Mr. Transmission and Midas Muffler Facility.
1058	Foundation	the City of Albany's publicly owned treatment works.	10/7/2009	10/14/2009	CWA		Our Children's Earth Foundation intend to file suit against the City of Albany's publicly owned treatment works.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1059	Foundation	the City of Alameda.	10/7/2009	10/14/2009	CWA		Our Children's Earth Foundation intend to file a civil action against the City of Alameda.
1060	Our Children's Earth Foundation	the City of Berkeley	10/5/2009	10/14/2009	CWA		Our Children's Earth Foundation intent to file a civil action against the City of Berkeley.
1061	Washington Loop Homeowners	Mining, Inc.	10/7/2009	10/14/2009	CWA		Washington Loop Homeowners Against Mining, Inc.
1062	California Sprotfishing Protection Alliance	Jensen Precast	10/16/2009	10/20/2009	CWA		California Sprotfishing Protection Alliance v. Jensen Precast

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1063	California Sportfishing Protection Alliance	El Dorado Irrigation District, El Dorado Hills Wastewater Treatment Plant, El Dorado County, National Pollution Discharge Elimination System.	10/27/2009	10/23/2009	CWA		California Sportfishing Protection Alliance hereby provides notice of its intent to sue for violations of the Federal Water Pollution Control Act, 33 U.S.C 1251 et seq., committed by the El Dorado Irrigation District through its Board of Directors through its Board of Directors. As explained below, this letter covers violations of: (1) Waste Discharge Requirements for the El Dorado Irrigation District, El Dorado Hills Wastewater Treatment Plant, El Dorado County, National Pollution Discharge Elimination System.
1064	Clean Water Action	Horsehead Corporation, Inc.,	10/28/2009	11/4/2009	CWA		Clean Water Action v. Horsehead Corporation, Inc.,
1065	Protection Alliance	Lake County Department of Public Services, Kim Keivn Clymire, in his offical capacity, and Chuck Maves,	5/1/2009	5/7/2009	CWA		California Sprotfishing Protection Alliance v. Lake County Lake County Department of Public Services, Kim Keivn Clymire, in his offical capacity, and Chuck Maves,

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1066	California Sprotfishing Protection Alliance	Waste Management of California Inc.,	5/22/2009	6/2/2009	CWA		California Sprotfishing Protection Alliance v. Waste Management of California Inc.,
1067	San Francisco Baykeeper's	West Bay Sanitary District.	9/28/2009	10/7/2009	CWA		San Francisco Baykeeper's intent to file suit for violations of the Federal Water Pollution Control Act, 33 U.S.C 1251 et seq CWA, committed by West Bay Sanitary District.
1068	Our Children's Earth Foundation	City of Piedmont	10/9/2009	10/16/2009	CWA		Our Children's Earth Foundation v.City of Piedmont
1069	Our Children's Earth Foundation	Stege Sanitary District	10/10/2009	10/16/2009	CWA		Our Children's Earth Foundation v. Stege Sanitary District

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1070	Inc.	alifornia Sportfishing Protection Alliance	4/29/2009	5/15/2009	CWA		California Sportfishing Protection Alliance v. Sims Group U.S.A. Inc.
1071	California Sporting Protection Alliance	BLT Enterprises of Sacramento, Inc.	5/18/2009	5/27/2009	CWA		California Sporting Protection Alliance v. BLT Enterprises of Sacramento, Inc.
1072		Faye Mullis Slocumb and Dale Mullis	5/20/2009	5/27/2009	CWA		Donna Aldridge and Henry Aldridge v. Faye Mullis Slocumb and Dale Mullis
1073	California Sportfishing Protection Alliance	Castle & King, Inc.	3/25/2009	3/31/2009	CWA		California Sportfishing Protection Alliance v. Castle & King, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1074	Clean Water Action	Horsehead Corporation	12/29/2009	5/15/2009	CWA		Clean Water Action v. Horsehead Corporation
1075	valencia	Merck & Co., Inc	3/19/2009	3/27/2009	CWA		Abarca, Raul Valencia v. Merck & Co., Inc
	Arnold Schw Arzenegger, Governor of The State of California	Dee Thomas Mupphy, Interested Person and Citizen of the United States of America, Resident of the Los Osos Baywood Park Individual and Community Sew Age Disposal System Prohibition Zone, Los Osos, California	9/15/2009	9/24/2009	CWA		Dee Thomas Mupphy, Interested Person and Citizen of the United States of America, Resident of the Los Osos Baywood Park Individual and Community Sew Age Disposal System Prohibition Zone, Los Osos, California v. Arnold Schw Arzenegger, Governor of The State of California
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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1077	John Domino, Margo Domino, Roger Sringman, Leonore Neumann, Veronica Neumann- Thompson, Nicholas Thompson, Yvonne Nehring	Didion Ethanol, LLC	3/17/2009	3/24/2009	CWA		John Domino, Margo Domino, Roger Sringman, Leonore Neumann, Veronica Neumann- Thompson, Nicholas Thompson, Yvonne Nehring v. Didion Ethanol, LLC
1078		Murrath Enterprises, Inc. and Herbert J. Murrath	4/24/2009	4/28/2009	CWA		Kevin Ahearn v. Murrath Enterprises, Inc. and Herbert J. Murrath
1079	Responsibility	James Folkner and Asset Acquisition Associates, Inc	1/27/2009	2/10/2009	CWA		Public Employeess for Environmental Responsibility v. James Folkner and Asset Acquisition Associates, Inc

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1080	Puget Soundkeeper Alliance	Streich Bros., Inc.; W.D. Wash	4/14/2008	4/21/2008	CWA		Puget Soundkeeper Alliance v. Streich Bros., Inc.; W.D. Wash
1081	Allen Edward, Nancy Edwards, Environmental Law Foundation	The City of Colfax	11/26/2008	12/1/2008	CWA		Allen Edward, Nancy Edwards, Environmental Law Foundation v. The City of Colfax
1082	Clarence B. Blair	Mccrory Building Company, Inc. Vestavia Hills Board of Education; Argo Building Company, Inc.	11/25/2008	12/4/2008	CWA		Clarence B. Blair v. Mccrory Building Company, Inc. Vestavia Hills Board of Education; Argo Building Company, Inc.
1083	California Sprotfishing Protection Alliance	Waste Management of Alameda County,	2/18/2009	3/3/2009	CWA		California Sprotfishing Protection Alliance v. Waste Management of Alameda County, Inc.; United States District Court, Northern District of California

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1084		Chevron U.S.A., Inc. Chevron Corporation	2/17/2009	3/3/2009	CWA		Northern California River Watch v. Chevron U.S.A., Inc. Chevron Corporation
1085	California Sprotfishing Protection Alliance	Constellation Energy Group, Inc.	3/21/2009	3/26/2009	CWA		California Sprotfishing Protection Alliance v. Constellation Energy Group, Inc.
1086	Park, Georgia	Lakeside at Ansley, LLC, et al.	3/25/2009	11/23/2009	CWA		City of Mountain Park, Georgia v. Lakeside at Ansley, LLC, et al.
1087	Puget Soundkeeper Alliance	American Steel, LLC	4/2/2009	4/7/2009	CWA		Puget Soundkeeper Alliance v American Steel, LLC

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1088	City of Newburgh	Sarna Enterprises, Inc. Sarna Real Estate Equity Fund, Mark Sarna, MT. Airy/Aire Estates, Inc. Mount Airy LLC, And New Windsor Development Co., LLC,	11/19/2009	11/24/2009	CWA		City of Newburgh v. Sarna Enterprises, Inc. Sarna Real Estate Equity Fund, Mark Sarna, MT. Airy/Aire Estates, Inc. Mount Airy LLC, And New Windsor Development Co., LLC,
1089	of Independence	Doran Seafood, LLC f/d/b/a, Doran Sea- Pak, LLC	3/3/2009	3/3/2009	CWA		Concerned Citizens of Independence v. Doran Seafood, LLC f/d/b/a, Doran Sea-Pak, LLC
1090	Clean Water Action Council of Northeastern Wisconsin, Inc.	UTICA Energy, LLC	4/13/2009	4/20/2009	CWA		Clean Water Action Council of Northeastern Wisconsin, Inc. v. UTICA Energy, LLC

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1091	Wood and Mr & R,	Cedar Creek Cabins Construction, LLC; LLC; Mcdue Properties, LLC; James McLeroy; Ricky Pardue; John T. Telford, Jr.; and John T. Telford, Sr.,	6/9/2008	6/30/2008	CWA		Dan Blackstock; Mavis Blackstock; Daniel Bryant; Syrena Bryant; Joe Cowart; Linda Cowart; Billy Ray Sanders; Wayne Wood and Mr & R, LLC.v. Cedar Creek Cabins Construction, LLC; LLC; Mcdue Properties, LLC; James McLeroy; Ricky Pardue; John T. Telford, Jr.; and John T. Telford, Sr.,
1092	Puget Soundkeeper Alliance	Federal Express Corporation	5/1/2008	5/8/2008	CWA		Puget Soundkeeper Alliance v. Federal Express Corporation
1093	Save Our Wetlands	errebonne Levee & Conservation District	4/29/2008	5/5/2008	CWA		Save Our Wetlands v. Terrebonne Levee & Conservation District
1094	Gulf Restoration Network	Hancock County Development, LLC and Joshua Landner	5/8/2008	5/16/2008	CWA		Gulf Restoration Network v. Hancock County Development, LLC and Joshua Landner

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1095	Puget Soundkeeper Alliance	America Steel, L.L.C.;	5/1/2008	5/8/2008	CWA		Puget Soundkeeper Alliance v. America Steel, L.L.C.;
1096	Ventura Coastkeeper	Ching San Tsai et al.,	5/9/2008	5/15/2008	CWA		Ventura Coastkeeper v. Ching San Tsai et al.,
1097	Re Sources For Sustainable Communties	OXBO International Corporation d/b/a Korvan Division; OXBO International Corporation d/b/a Korvan Industries, Inc.	5/14/2008	5/20/2008	CWA		Re Sources For Sustainable Communties v. OXBO International Corporation d/b/a Korvan Division; OXBO International Corporation d/b/a Korvan Industries, Inc.
1098	Pudget Soundkeeper Alliance and RE Source for Sustainable Communities	Bornstein Seafoods, Inc.	5/14/2008	5/20/2008	CWA		Pudget Soundkeeper Alliance and RE Source for Sustainable Communities v. Bornstein Seafoods, Inc.

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1099	Northwest Environmental Defense Center, Friends of the Tualatin River National Wildlife Refuge	Grabhorn, Inc.,	5/7/2008	5/13/2008	CWA		Northwest Environmental Defense Center, Friends of the Tualatin River National Wildlife Refuge v. Grabhorn, Inc.,
1100	Mervis Industries, Inc.,	PPG Industries, Inc.	11/17/2009	11/23/2009	CWA		Mervis Industries, Inc., v. PPG Industries, Inc.,
1101	Johh T. Moore	John J. McNulty and Sharon S. McNulty	11/11/2009	11/17/2009	CWA		Johh T. Moore v. John J. McNulty and Sharon S. McNulty
1102	Puget Soundkeeper Alliance	Northland Services, Inc.	5/2/2008	5/8/2008	CWA		Puget Soundkeeper Alliance v. Northland Services, Inc.

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1103	Puget Soundkeeper Alliance	ASC Profile, Inc.	5/16/2008	5/22/2008	CWA		Puget Soundkeeper Alliance v. ASC Profile, Inc.
1104		Builder Group Development, LLC	5/19/2008	5/27/2008	CWA		Friends of Hurricane Creek v. Builder Group Development, LLC
1105	Project	Sara lee Fresh	5/13/2008	5/19/2008	CWA		Waste Action Project v. Sara lee Fresh
1106		Tri Alloy Group, LLC	4/7/2008	4/14/2008	CWA		Santa Monica Baykeeper v. Tri Alloy Group, LLC

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1107	Puget Soundkeeper Alliance	Davis Wire Corporation	4/15/2008	4/25/2008	CWA		Puget Soundkeeper Alliance v. Davis Wire Corporation
1108	Northern California River Watch	Sausalito-Marin City Sanitary District	4/21/2008	5/1/2008	CWA		Northern California River Watch v. Sausalito- Marin City Sanitary District
1109	Puget Soudkeeper Alliance	Pacific Metullurgical Inc.	4/30/2008	3/2/2009	CWA		Puget Soudkeeper Alliance v. Pacific Metullurgical Inc.
1110	Northwest Environmental Denfense Center	Jessie's IL Waco Fish Company	5/23/2008	5/30/2008	CWA		Northwest Environmental Denfense Center v. Jessie's IL Waco Fish Company

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1111	Sustainable Communities	Korvan Division, OXBO International, Corporation	6/2/2008	6/9/2008	CWA		RE Sources For Sustainable Communities v. Korvan Division, OXBO International, Corporation
1112	Waste Action Project	Univar USA, Inc.	6/10/2008	6/16/2008	CWA		Waste Action Project v. Univar USA, Inc.
1113	Columbia Riverkeeper	Danni S. Willis; W&A Enterprises, Inc.; Wrap Unlimited, Inc.; and Wildwood Enterprises,	4/16/2008	4/21/2008	CWA		Columbia Riverkeeper v. Danni S. Willis; W&A Enterprises, Inc.; Wrap Unlimited, Inc.; and Wildwood Enterprises,
1114	Willamette Riverkeeper and Aaron and Angie Reed	City of Aurora	1/15/2009	1/15/2009	CWA		Willamette Riverkeeper and Aaron and Angie Reed v. City of Aurora

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1115	Tennessee Chapter	Gaby Willard and Jane, Hapner Sue and Skip, Long Lois J., Long Richard, Riggs Tony and Yolonda	1/9/2009	1/29/2009	CWA		Sierra Club Tennessee Chapter v. Gaby Willard and Jane, Hapner Sue and Skip, Long Lois J., Long Richard, Riggs Tony and Yolonda
1116	Watch	San Bruno Mountain Watch	1/8/2009	1/21/2009	CWA		San Bruno Mountain Watch v. Brookfield Northeast Ridge II, LLC
1117	Protection Alliance	Nelson's Marine. Inc.	1/13/2009	1/23/2009	CWA		California Sportfishing Protection Alliance v. Nelson's Marine. Inc.
1118		LWC Management, et al.	12/26/2008	1/7/2009	CWA		Lean v. LWC Management, et al.

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1119	watch	Brookfield Northeast Ridge II, LLC	1/8/2009	1/21/2009	CWA		San Bruno Moutain Watch v. Brookfield Northeast Ridge II, LLC
1120	Northeast Ridge II, LLC	Birmingham Airport Authority and Dunn Construction Company, Inc.	12/18/2008	12/29/2008	CWA		Black Warrior Riverkeeper Inc. v. Birmingham Airport Authority and Dunn Construction Company, Inc.
1121	Daniel Wood	Four Seasons Development Corporation, A Georgia Corporation	1/7/2009	1/22/2009	CWA		Daniel Wood v. Four Seasons Development Corporation, A Georgia Corporation
1122	Alliance	Northwest Recycling Inc.	12/17/2008	12/17/2008	CWA		Puget Soundkeeper Alliance v. Northwest Recycling Inc.

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1123	Technologies	United States Environmental Protection Agency	11/30/2009	11/23/2009	CWA		Falcon Waterfree Technologies v. United States Environmental Protection Agency
1124	Tennessee Clean Water Network, Charles McMillan. James McMillan, and Michael McMillan	Babelay Farm, LLC, Clear Creek Construction, Inc. The Legends at Washington Pike, LLC, and Hathaway Construction CO., Inc.	10/27/2009	11/2/2009	CWA		Tennessee Clean Water Network, Charles McMillan. James McMillan, and Michael McMillan v. Babelay Farm, LLC, Clear Creek Construction , Inc. The Legends at Washington Pike, LLC, and Hathaway Construction CO., Inc.
1125		PSH, LLC, Owner, Site Manager, and Managing Agent,	11/5/2009	11/10/2009	CWA		Northern California River Watch is hereby providing statutory notification to PSH, LLC, Owner, Site Manager, and Managing Agent, of continuing and ongoing violations.

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1126	Chapter of the Sierra Club	Alaska Railroad Corp. and Aurora Energy Services, LLC, Usibelli Coal Mine, eward Coal Loading Facility	10/28/2009	11/2/2009	CWA		Alaska Center for the Environment, Alaska Community Action on Toxics, and the Alaska Chapter of the Sierra Club collectively referred to as, Trustees for Alaska provide you with Notice of Violations and Intent to File Suit under the Federal Water Pollution Control Act, as ameded, 33 U.S.C.1251 et seq. also known as the CWA. Alaska Railroad Corp. and Aurora Energy Services, LLC an affiliate of the Usibelli Coal Mine, as owner and operator, respectively, of the Seward Coal Loading Facility.
1127	Krispy Kreme Doughnut Corporation	Fairfax County, Virginia, Prince William County and the Prince William County Service Authority.	10/28/2009	11/2/2009	CWA		Krispy Kreme Doughnut Corporation, a North Carolina intends to commence a civil action on its own behalf against Fairfax County, Virginia and if necessary, against Prince William County and the Prince William County Service Authority.
1128		R&R Industries, Inc.	11/4/2009	11/9/2009	CWA		Clean Water Action v. R&R Industries, Inc.

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1129	Clean Water Action	Ginmar Enterprises, Inc.	11/4/2009	11/9/2009	CWA		Clean Water Action v. Ginmar Enterprises, Inc.
1130	Foundation	Pacific Gas and Electic Company	11/3/2009	12/9/2009	CWA		Ecological Rights Foundation to give notice that ERF intends to file a civil action against Pacific Gas and Electic Company for your violations of the CWA and RCRA.
1131	Puget Soundkeeper Alliance	Achilles USA Inc.,	10/30/2009	11/17/2009	CWA		Puget Soundkeeper Alliance v. Achilles USA Inc.,
1132		Eastside Masonry Products, Inc.	11/10/2009	11/16/2009	CWA		Puget Soundkeeper Alliance v. Eastside Masonry Products, Inc.

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1133		Assabet Sand and Gravel Company, Inc.	11/10/2009	11/16/2009	CWA		Clean Water Action intends to file suit against Assabet Sand and Gravel Company, Inc.
1134	RE Sources for Sustainable Communities	Port of Anacortes	11/12/2009	11/17/2009	CWA		RE Sources for Sustainable Communities v. Port of Anacortes
1135	Olympians for Public Accountability	Port of Olympia	11/23/2009	12/1/2009	CWA		Olympians for Public Accountability intend to file a citizen suit against the Port of Olympia
1136	Louisiana Environmental Action Network and the Lower Mississippi Riverkeeper	City's North Baton Rouge Wastewater Treatment Plant	11/24/2009	12/1/2009	CWA		Louisiana Environmental Action Network and the Lower Mississippi Riverkeeper to alert you to a significant problem with the City's North Baton Rouge Wastewater Treatment Plant.

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1137	The Sierra Club, the Ohio Valley Environmental Coalition and the West Virginia Highlands Conservancy	Hobet Mining, LLC	11/25/2009	12/1/2009	CWA		The Sierra Club, the Ohio Valley Environmental Coalition and the West Virginia Highlands Conservancy hereby notify you that Hobet Mining, LLC, has violated.
1138		Birmingham Drainage District	11/18/2009	11/23/2009	CWA		David Penny intends to bring a claim against the Birmingham Drainage District
1139	Great Salt Lake and Utah Airboat Association, Utah Chapter of the Sierra Club, League of Women Voters of Utah, League of Woman Voters of	Great Salt Lake Minerals Corporation	11/20/2009	11/24/2009	CWA		The Friends of Great Salt Lake and Utah Airboat Association hereby place you on notice, pursuant to Section 505(b) of the CWA, that they believe that the Great Salt Lake Minerals Corporation.
1140	RE Sources For Sustainable Communities	Americold Logistics LLC, Americold Corp. Burlington	11/19/2009	12/3/2009	CWA		RE Sources For Sustainable Communities v. Americold Logistics LLC, Americold Corp. Burlington

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1141	Riverkeeper	Chinook Ventures, Inc., DBA Chinook Ventures LV	11/20/2009	11/24/2009	CWA		Columbia Riverkeeper v. Chinook Ventures, Inc., DBA Chinook Ventures LV
1142	California Sportfishing Protection Alliance	Tomra Pacific, Inc.	11/20/2009	11/25/2009	CWA		California Sportfishing Protection Alliance believes are occurring at Tomra Pacific, Inc.

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	The Conservation Law Foundation, Inc.	Boston Water and Sewer Commissioners and the following individuals associated therewith as defendants: Dennis A. DeMarzio in his official capacity as BWSC chair; Cathleen Dennis Stone in her official capacity as BWSC; Muhammad Ali-Salaam in his official capacity as BWSC; and Vincent G. Mannering.	11/24/2009	12/1/2009	CWA		The Conservation Law Foundation, Inc. intent to file suit Boston Water and Sewer Commissioners and the following individuals associated therewith as defendants: Dennis A. DeMarzio in his official capacity as BWSC chair; Cathleen Dennis Stone in her official capacity as BWSC; Muhammad Ali-Salaam in his official capacity as BWSC; and Vincent G. Mannering.
1143							

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1144	Save The Forge River, Inc.	Jurgielewica Duck Farm, Jurgielewica Duck Farm LP, Jurgielewica Duck Farm, LLC and Benjamin Jurgielewicz.	11/17/2009	12/1/2009	CWA		Save The Forge River, Inc. v. Jurgielewica Duck Farm, Jurgielewica Duck Farm LP, Jurgielewica Duck Farm, LLC and Benjamin Jurgielewicz.
1145	Northern California River Watch	United States Department of the Interior, Bureau of Land Management, Timothy a Callaway	9/11/2009	10/20/2009	CWA		Northern California River Watch v. United States Department of the Interior, Bureau of Land Management, Timothy a Callaway
1146	Californians for Renewable Energy, Inc., Vernon Massayesva	Peabody Western Coal Company, Black Mesa Complex	11/2/2009	11/6/2009	CWA		and Vernon Massayesva we respectfully file this complaint of the EPA, a Complaint of Office of the Administrator of the EPA for action taken by the Peabody Western Coal Company in concert with US EPA Region IX and the US DOI Office of Surface Mining Permit for the Black Mesa Complex issued on December 22. 2008 by OSM, Permit AZ 0001D, that is currently pending

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1147	The Historic Green Springs, Inc. Reginald Murphy, Jane Stuart Murphy, Sergio Sobral, Gail Fleury Sobral	EPA	10/23/2009	11/2/2009	CWA		The Historic Green Springs, Inc. Reginald Murphy, Jane Stuart Murphy, Sergio Sobral, Gail Fleury Sobral v. EPA
1148	California Sprotfishing Protection Alliance	Cargill Salt Newark	10/19/2009	11/2/2009	CWA		California Sprotfishing Protection Alliance an intent to file suit Cargill Salt Newark
1149	David Milan and Cheri Milan	G. Parks, Craig Freeman, Shirley C. Freeman, White Meadow Homeowners' Association, South Carolina Department of	11/10/2009	11/17/2009	CWA		David Milan and Cheri Milan v. Cecil Parks, Carroll G. Parks, Craig Freeman, Shirley C. Freeman, White Meadow Homeowners' Association, South Carolina Department of Health and Environmental Control, and Greenville Soil and Water Conservation District and/or its successor agency.
1150	Ohio Valley Environmental Coalition, Inc., West Virgina Highlands Conservancy, Inc. and Sierra Club	Hobert Minning, LLC	11/20/2009	11/20/2009	CWA		Ohio Valley Environmental Coalition, Inc., West Virgina Highlands Conservancy, Inc. and Sierra Club v. Hobert Minning, LLC

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1151	Inland Empire Waterkeeper, Orange County Coastkeeper, and Oragne County Coastkeeper	Ruby Metals, Inc. and Gold Coast Metals Trading, Inc.	11/20/2009	12/1/2009	CWA		Inland Empire Waterkeeper, Orange County Coastkeeper, and Oragne County Coastkeeper v. Ruby Metals, Inc. and Gold Coast Metals Trading, Inc.
1152	Clean Water Action	State Line Scrap Co., Inc.	11/24/2009	12/1/2009	CWA		Clean Water Action v. State Line Scrap Co., Inc.
1153	Friends of Black Bay and Back Bay Restoration Founation, LTD	United States Army Corps of Engineers, John McHugh, Lieutenant General Robert L. Van Antwerp, Colonel Andrew W. Backus	1/4/2010	1/4/2010	CWA		Friends of Black Bay and Back Bay Restoration Founation, LTD v. United States Army Corps of Engineers, John McHugh, Lieutenant General Robert L. Van Antwerp, Colonel Andrew W. Backus
1154	Mickey and Patrica Poe and Action Capital Properties, LLLP	Georia Transmission Corporation	12/4/2009	12/14/2009	CWA		Schulten, Ward & Turner, LLP represent Mickey and Patrica Poe and Action Capital Properties, LLLP with respect to violations of the CWA and state laws by Georia Transmission Corporation and its contractors impaceted and continue to impact the Poe Farm

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1155	San Franciso Baykeeper	City of San Bruno	12/19/2009	12/29/2009	CWA		San Franciso Baykeeper hereby provides notice of Baykeeper's intent to sue for violations CWA committed by the City of San Bruno. As explained further below, San Bruno violates the CWA.
1156	Wild Equity Institute	City of San Franciso's Sharp Park	12/14/2009	12/6/2009	CWA		Wild Equity Institute to notify you of serious and ongoing violations of the federal CWA at the City of San Franciso's Sharp Park.
1157	Defenders of Wildlife Sierra, Club Patuxent Rivekeeper, and Chesapeake Climate Aciton Network	Maryland's Water Pollution Control Law, Md Ann. Code art Environment 9- 301 et seq. at the Mirant Mid-Atlantic, LLC and Mirant MD Ash Management, LLC Brandywine Landfill or Brandywine Coal Combustion Waste Landfill, North Keys Road, Brandywine, Prince George's County, Maryland.	11/19/2009	12/22/2009	CWA		Defenders of Wildlife Sierra, Club Patuxent Rivekeeper, and Chesapeake Climate Aciton Network intent to file suit for significant and ongoing violations of the CWA 1251 et seq. and Maryland's Water Pollution Control Law, Md Ann. Code art Environment 9-301 et seq. at the Mirant Mid-Atlantic, LLC and Mirant MD Ash Management, LLC Brandywine Landfill or Brandywine Coal Combustion Waste Landfill, North Keys Road, Brandywine, Prince George's County, Maryland.

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1158	The Northwest Environmental Defense Center	Anfield & Sons Metal Recyclers	12/9/2009	12/16/2009	CWA		The Northwest Environmental Defense Center hereby provides notice, pursuant to section 505(a) of the CWA, 33 U.S.C 1365(a) and section 300j-8 of the Safe Drinking Water Act (SDWA)< 42 U.S.C 300j-8, of the intent to initiate litigation against Anfield & Sons Metal Recyclers.
1159	Northwest Environmental Defense Center	Ennis Paint	12/8/2009	12/16/2009	CWA		Northwest Environmental Defense Center initiate suit against Ennis Paint to enforce the provisions of the CWA, 33 U.S.C. 1311, 1342.
1160	,	Davidson County and the City of Nashville	12/10/2009	12/28/2009	CWA		This notice is to advise you that my clients, Marion Crigler, Jr. Mary Jane Dewey and Fred Takacs, have filed an action in federal district court and intend to add you as defendants under RCRA and the CWA regarding continuing and ongoing violations. Davidson County and the City of Nashville who are your neighbors and own land near or adjacent to the property.
1161	San Francisco Baykeeper	The City of South San Franciso	12/19/2009	12/29/2009	CWA		San Francisco Baykeeper intent to sue for violations The City of South San Franciso

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1162	Michigan Department of Environmental Quality, and Steven E. Chester, Director of the Michigan Department of Environment Quality.	VREBA- HOFF Dairy, LLC	12/18/2009	1/8/2010	CWA		Michigan Department of Environmental Quality, and Steven E. Chester, Director of the Michigan Department of Environment Quality. v. VREBA-HOFF Dairy, LLC
1163	Waste Action Project's	Lewis County	12/4/2009	12/14/2009	CWA		Waste Action Project's intent to file a citizen suit against Lewis County
1164	The Board of Water and Sewer Commissioners	The City of Mobile, an Alabama public	12/7/2009	12/14/2009	CWA		The Board of Water and Sewer Commissioners of the City of Mobile, an Alabama public corporation that it believes that Martin's Nursery, Inc. has violated.
1165	Marion Crigler, Jr., Mary Jane Dewey and Fred Takaces	Richardson Propety	12/7/2009	12/15/2009	CWA		Marion Crigler, Jr., Mary Jane Dewey and Fred Takaces, intend to add you as Defendants to an ongoing action in federal district court and allege against you causes of action under RCRA and the CWA regarding continuing and ongoing violations affecting my clients' properties, and beginning at the Richardson propety.

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1166	Sierra Club, its individual members, the Prairie Rivers Network, its individual memebers, and Environmental Law & Policy Center	Freeman United Coal Mining Co. LLC	12/15/2009	12/28/2009	CWA		Sierra Club, its individual members, the Prairie Rivers Network, its individual memebers, and Environmental Law & Policy Center intent to sue for violations of the CWA to Freeman United Coal Mining Co. LLC
1167	CSR Marine at its West Commondore Way facility in Seattle	CSR Marine ,Bob Beckman, Greg Stegman or Gary Bailey at the Department of Ecology, a representative from ECOSS and Ecology	12/30/2009	1/6/2010	CWA		CSR Marine at its West Commondore Way facility in Seattle. I suggest we try to schedule a meeting at CSR Marine next week to include Bob Beckman, Greg Stegman or Gary Bailey at the Department of Ecology, a representative from ECOSS and Ecology is to facilitate discussion of potential and practical solutions. Gary Bailey at the Department of Ecology will not review or process a Level III report until the new permitt is issued.
1168	Sharon S. McNulty	John T. Moore and Meadowlands River Road LLC	11/13/2009	11/30/2009	CWA		John J McNulty and Sharon S. McNulty intend to file suit against John T. Moore and Meadowlands River Road LLC

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1169	The Northwest Environmental Defense Center	Wood Waste Management, LLC	12/9/2009	12/22/2009	CWA		The Northwest Environmental Defense Center intent to initiate suit against Wood Waste Management, LLC
1170	Kirt Stahinic	Daniel E. Clevenger, Sondra Clevenger, and K.C.'s Rifle Pistol Club, LLC.	12/3/2009	12/11/2009	CWA		Kirt Stahinic intends to file a citizen suit against Daniel E. Clevenger, Sondra Clevenger, and K.C.'s Rifle Pistol Club, LLC.
1171	Patrica Waltman	King William High High School athletic complex	12/4/2009	12/8/2009	CWA		Patrica Waltman this letter is to provide you with sixty day notice of our intent to sue the King William High High School athletic complex have repeatedly violated, and will continue to violate.
1172	Nothwest Environmental Defense Center	NRI, Inc. dba Northwest Retreaders, Inc.	12/3/2009	12/8/2009	CWA		Nothwest Environmental Defense Center v. NRI, Inc. dba Northwest Retreaders, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
	11(.	Grand Cascades Community Assciation, Inc.	11/30/2009	12/11/2009	CWA		Lazega & Johanson, LLC has been retained to represent Grand Cascades Community Assciation, Inc.
	Northern California River Watch	Department of The Interior, Bureau of Land Management, Timothy A Callaway, an individual, Gerhard NEL, an individual, Dr. Rene M. Juchler, and	9/11/2009	9/17/2009	CWA		Northern California River Watch v. United States Department of The Interior, Bureau of Land Management, Timothy A Callaway, an individual, Gerhard NEL, an individual, Dr. Rene M. Juchler, and individual, Paul Haber, an individual, Dr. Jorg Otzen and individual
	Spokane Riverkeeper's of the Center for Justice	City of Spokane	12/1/2009	12/7/2009	CWA		Spokane Riverkeeper's of the Center for Justice, I am writing to provide notice of Riverkeeper's intent to sue for violations of the Federal Water Pollution Control Act or et seq., the Eastern Washington Phase II Municipal Storm Water Permit, and National Pollution Dishcharge Elimination System NPDES permit No. WA-002447-3 issued for the City's Wastewater Treatment Plant (WWTP) and Combined Sewer Overflow(CSO) System (WWTP Permit). committed by the City of Spokane (the City). This letter constitutes a Notice of Violation and Intent to File Suit against the City pursuant to Section 505 of the CWA

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1176	Communities for a Better Environment	Nu Way's	12/8/2009	12/16/2009	CWA		Communities for a Better Environment intent to file a suit against Nu Way's
1177	City of Memphis	Maynard C. Sitles Wate Water Treatment Plant	12/7/2009	12/15/2009	CWA		City of Memphis, as well as the state and federal agencies listed below, of on going violations of the CWA at the Maynard C. Sitles Wate Water Treatment Plant in Memphis Tennessee. The Tennessee Clean Water Network and its members are very concerned about serious and chronic violations of the Act at this plant and throughout the sewer system that are having a significant impact on the Mississippi River and its tributartis.
1178	David and Stacy Kopacz	the City of Hopkinsville, Hopkinsville Surface and Strom Water Utility, and Twin States Utilities & Excavation, Inc.	12/10/2009	12/16/2009	CWA		David and Stacy Kopacz intent to file sue against the City of Hopkinsville, Hopkinsville Surface and Strom Water Utility, and Twin States Utilities & Excavation, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1179	Assateague Coastkeeper and Waterkeeper Alliance	Alan and Kristin Hudson Farm and Perdue Farms, Inc.	12/17/2009	12/28/2009	CWA	MD	Assateague Coastkeeper's and Waterkeeper Alliance's notice of intent to sue Alan and Kristin Hudson Farm and Perdue Farms, Inc. pursuant to Section 505 of the federal CWA, 33 U.S.C. 1365, for illegal oparations/discharges at the Hudson Farm Concentrated Animal Feeding Operation. Specifically, this letter gives notice of intent to seek redress for the ongoing discharge of pollutants into the Pocomoke River, in violation of the CWA.
1180	Alliance's	CSR Marine Inc.	12/17/2009	12/29/2009	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against CSR Marine Inc.
1181	California Sportfishing Protection Alliance i	Tomra Pacific, Inc.	11/20/2009	12/30/2009	CWA		California Sportfishing Protection Alliance in regard to violations of the CWA that CSPA believes are occurring at Tomra Pacific, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1182	Michael H. Cummings II, LLC has been retained to represent Ms. Barbara Sheska	Paul Avatrin, PSA Construction, Inc., PSA Homes and Land and Mountain View Properties.□	11/13/2009	11/18/2009	CWA		Michael H. Cummings II, LLC has been retained to represent Ms. Barbara Sheska in matters arising from damages to her property, the creeks, ponds, well and land. Barbara Shesky hereby gives notice of her intent to sue Paul Avatrin, PSA Construction, Inc., PSA Homes and Land and Mountain View Properties.□
1183		Action Metal Recycling, Inc.	4/23/2008	4/29/2008	CWA		Communities for a Better Environment v. Action Metal Recycling, Inc.
1184	Network	Freeman Coal Mining Co., LLC	12/8/2009	12/11/2009	CWA		Sierra Club its individual members, the Prairic Rivers Network intend to sue the Freeman Coal Mining Co., LLC
1185	Black Warrior Riverkeeper, Inc.	Sherman Industries	6/19/2007	6/25/2007	CWA		Black Warrior Riverkeeper, Inc. intends to file a lawsuit against Sherman Industries, Inc. for violations

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1186	Puget Soundkeeper Alliance's	Milgard Tempering, Inc.	6/25/2007	6/11/2007	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Milgard Tempering, Inc.
1187	·	EPA	8/13/2008	8/25/2008	CWA		Service Oil, Inc. v. EPA
1188	Moraine Prperties LLC i	NewMarket Corporation	6/1/2007	10/9/2007	CWA		Moraine Prperties LLC intent to suit against NewMarket Corporation
1189	Friends of Milwaukee's Rivers and Alliance for The Great Lake	Milwaukee Metropolitan Sewerage District	7/25/2008	8/5/2008	CWA		Friends of Milwaukee's Rivers and Alliance for The Great Lake, v. Milwaukee Metropolitan Sewerage District

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1190	Highlands Conservancy	Apogee Coal Company, LLC and Hobet Mining, LLC	9/10/2007	9/12/2007	CWA		Ohio Valley Environmental Coalition, Inc., and West Virginia Highlands Conservancy v. Apogee Coal Company, LLC and Hobet Mining, LLC
1191	Puget Soundkeeper Alliance	Z Recyclers, Inc.	10/23/2008	11/10/2008	CWA		Puget Soundkeeper Alliance v. Z Recyclers, Inc.
1192	Stephens et al	Koch Foods, LLC et al. Eastern District of Tennessee, Greeneville Division	1/21/2010	1/29/2010	CWA		Stephens et al. v. Koch Foods, LLC et al. Eastern District of Tennessee, Greeneville Division Consolidated Civil Action No. 2:07-cv- 175
1193	Protection Alliance	Air Liquide	1/25/2010	1/29/2010	CWA		California Sportfishing Protection Alliance intent to file suit again Air Liquide.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1194	California Sportfishing Protection Alliance's	Vallejo USDT's	1/22/2010	2/2/2010	CWA		California Sportfishing Protection Alliance's intent to file suit again Vallejo USDT's
1195	Willamette Riverkeeper	Martin Creek Quarry, Inc.	12/22/2009	1/19/2010	CWA		Willamette Riverkeeper to file a citizen suit against Martin Creek Quarry, Inc.
1196	Sierra Club, the Ohio Valley Enviromental Coalition and the West Virginia Highlands Conservancy in	Hobert Mining, LLC	1/12/2010	1/19/2010	CWA		Sierra Club, the Ohio Valley Enviromental Coalition and the West Virginia Highlands Conservancy intent to file suit against Hobert Mining, LLC
1197	Ecological Rights Foundation	Pacific Gas & Electric's	1/6/2010	1/13/2010	CWA		Ecological Rights Foundation intend to file suit against Pacific Gas & Electric's

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1198	California Sportfishing Protection Alliance	Republic Service, Inc./Allied Waste Services of Sacramento	1/22/2010	1/29/2010	CWA		California Sportfishing Protection Alliance intent to file suit against Republic Service, Inc./Allied Waste Services of Sacramento.
1199	The Sierra Club, the Ohio Valley Environmental Coalition, Coal River Mountain Watch, and the West Virginia Highlands Conservancy	West Virginia Highlands Conservancy Massery Energy Company and its Subsidiaries	1/7/2010	1/13/2010	CWA		The Sierra Club, the Ohio Valley Environmental Coalition, Coal River Mountain Watch, and the West Virginia Highlands Conservancy Massery Energy Company and its subsidiaries.
1200	Marion Crigler, Jr. Mary Jane Dewey and Fred Takacs	Consolidated Builders, LLC	12/10/2010	12/20/2010	CWA		Marion Crigler, Jr. Mary Jane Dewey and Fred Takacs, intent to file an action in district court against Consolidated Builders, LLC
1201	Sierra Club's	San Juan Mine the Mining and Minerals Division	1/22/2010	2/1/2010	CWA		Sierra Club's intend to file a suit against San Juan Mine the Mining and Minerals Division

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1202	Hoosier Environmental Council and the Indiana Chapter of the Sierra Club	The Indiana Department of Environmental Management	1/29/2010	2/3/2010	CWA		Hoosier Environmental Council and the Indiana Chapter of the Sierra Club intent to file suit against The Indiana Department of Environmental Management.
1203	Center For Biological Diversity, Save Lake Superior Association, and the Indigenous Environmental Network	Cliffs Erie, LLC, Cleveland Cliffs, Inc., Cliffs Natural Resources, Inc. and any other necessary party	1/25/2010	2/2/2010	CWA		Center For Biological Diversity, Save Lake Superior Association, and the Indigenous Environmental Network to file a citizen suit against Cliffs Erie, LLC, Cleveland Cliffs, Inc., Cliffs Natural Resources, Inc. and any other necessary party or successors in interest for violations.
1204	Duggan Family Partnership, LLP	City of Jeffersonville	1/20/2010	1/25/2010	CWA		Duggan Family Partnership, LLP v. City of Jeffersonville, Georgia Civil Action 5:09-cv-194- (HL)
1205	Farris Roberts, et al	The Hanceville Water Works & Sewer Board, et al.	1/14/2010	1/26/2010	CWA		Farris Roberts, et al. v. The Hanceville Water Works & Sewer Board, et al.

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1206	Maryland Department of the Environment	Mirant Mid-Atlantic, LLC and Mirant Maryland Ash Management, LLC	1/15/2010	1/25/2010	CWA	MD	The State of Maryland intends to bring suit against Mirant Mid-Atlantic, LLC and Mirant Maryland Ash Management, LLC for significant and ongoing violations of state and federal water pollution laws at the Brandywine Landfill in Prince George's County Maryland.
1207	Puget Soundkeeper Alliance's	rt Blakely Communities and/or Issaquah Highlands Development	1/15/2010	1/25/2010	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against Port Blakely Communities and/or Issaquah Highlands Development
1208	Sierra Club, the Ohio Valley Environmental Coalition and the West Virginia Highlands Conservancy	Hobet Mining, LLC	1/12/2010	1/19/2010	CWA		Sierra Club, the Ohio Valley Environmental Coalition and the West Virginia Highlands Conservancy notified you of their intent against Hobet Mining, LLC
1209	Willamette Riverkeeper	Martin Creek Quarry, Inc.	12/22/2009	1/19/2010	CWA		Willamette Riverkeeper to file a citizen suit against Martin Creek Quarry, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1210		National Steel & Shipbuilding Company; et al.,	1/25/2010	2/3/2010	CWA		City of San Diego v. National Steel & Shipbuilding Company; et al.,
1211	Michael and Gayle Bentley	Alpha Omega Stor- All IV, LLC, Tommie Graham, Griffin White, and Jeriel Properties LC	2/16/2010	2/22/2010	CWA		Michael and Gayle Bentley intent to sue Alpha Omega Stor-All IV, LLC, Tommie Graham, Griffin White, and Jeriel Properties LC as well as any other related entity of the preceding for violation of the Clean Water Act.
1212	Dodd	Utilities, Inc. of Central Nevada	2/5/2010	2/22/2010	CWA		Richard Cantino, Blair Childs, Ed Dodd v. Utilities, Inc. of Central Nevada
1213	Cheryl A. Foti, Dennis McCullough, Cynthia Loftus,	City of Jamestown Board of Public Utilities and the City of Jamestown.	1/15/2010	1/25/2010	CWA		Cheryl A. Foti, Dennis McCullough, Cynthia Loftus, intent to file suit against City of Jamestown Board of Public Utilities and the City of Jamestown.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1214	Charles Jacobs	Charles Jacobs v. Shane Castor	2/15/2010	2/25/2010	CWA		Linda Barry, Thomas Barry and Charles Jacobs v. Shane Castor□
1215	Sierra Club, Prairie Rivers Network, Environmental Law & Policy Center	Jader Fuel Co., LLC	2/9/2010	2/22/2010	CWA		Sierra Club, Prairie Rivers Network, Environmental Law & Policy Center intent to file suit Jader Fuel Co., LLC
1216	ntal Law & Policy Center	Illinois Fuel Co., LLC	2/9/2010	3/18/2010	CWA		Sierra Club, Prairie Rivers Network,Environmental Law & Policy Center intend to suit against Illinois Fuel Co., LLC
1217	Sierra Club, Prairie Rivers Network,Environme ntal Law & Policy Center	Kents Feeds Inc.	2/9/2010	2/22/2010	CWA		Sierra Club, Prairie Rivers Network,Environmental Law & Policy Center intend to suit against Kents Feeds Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1218	Alvin L. Kendall	Hathway Development Company, Inc. Atlantic Southern Bank, Flag Bank, now Known as RBC Centura Bank, Bobby Smith, and in	3/4/2010	3/10/2010	CWA		Alvin L. Kendall v. Thaxton Road LLC, Hathway Development Company, Inc. Atlantic Southern Bank, Flag Bank, now Known as RBC Centura Bank, Bobby Smith, and in Service Manager, Dick Wilcox, Individually and in his Official Capacity as Director of Department, and Elite Engineering, P.C.
1219	California Sportfishing Protection Alliance	USA Waste and North Valley Disposal are in violations of the CWA	3/4/2010	3/12/2010	CWA		California Sportfishing Protection Alliance alleges that USA Waste and North Valley Disposal are in violations of the CWA.
1220	Atchafalaya Basinkeeper's and Louisiana Crawfish Producers Association - West's (LCPA")	Mr. Scott Sebastian.	2/25/2010	3/3/2010	CWA		Atchafalaya Basinkeeper's and Louisiana Crawfish Producers Association - West's (LCPA") intent to file suit against you, Mr. Scott Sebastian.
1221	Sandy Hook Waterman's Alliance	The New Jersey Sport and Exposition Authority	3/1/2010	3/15/2010	CWA	NJ	Sandy Hook intends to bring an enforcement action, a citizen suit against The New Jersey Sport and Exposition Authority, the owner and operator of Monmouth Park Race Track.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1222	Rhenda Shaw	Ironclad Investments, LLC Tidwell Carruth Properties, LLC, Aiken Grading Co, Elite Engineering, P.C. Watkins Erosion Control, Inc., John B. Watkins, William A. Carruth Jr. Joey Tidwell, Bradley G. Carroll, Colby Rutledge, Greg Bennett Custom Homes, LLC, and Greg Bennett	3/5/2010	3/11/2010	CWA		Michael Shaw and Rhenda Shaw hereby give notice of their intent to sue Ironclad Investments, LLC Tidwell Carruth Properties, LLC, Aiken Grading Co, Elite Engineering, P.C. Watkins Erosion Control, Inc., John B. Watkins, William A. Carruth Jr. Joey Tidwell, Bradley G. Carroll, Colby Rutledge, Greg Bennett Custom Homes, LLC, and Greg Bennett (collectively referred to as "the above-identified parties") for violations of the CWA.
1223	California Sportfishing Protection Alliance	Cook Concrete	3/2/2010	3/8/2010	CWA		California Sportfishing Protection Alliance intend to file suit in federal court against Cook Concrete.
1224	Waste Action Project's	Pierce County for violations of Pierce County's	3/1/2010	3/8/2010	CWA		Waste Action Project's intent to file a citizen suit against Pierce County for violations of Pierce County's.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1225	Mr. James M. Anderson, Sr.	Potentially Responsible Parties are Bank of Wrightsville, Citizens Exchange Bank, Southern Community Bank, Christopher C. Elliott, Ernest H. and Martha L. Neubauer, Lanny Hiett, Jr., Tony Hiett, Carl Moore, Faron D. and Crystal L. Thompson and T.L.C. Development Group, LLC.	3/2/2010	3/10/2010	CWA		Mr. James M. Anderson, Sr. intent to file suit against Potentially Responsible Parties are Bank of Wrightsville, Citizens Exchange Bank, Southern Community Bank, Christopher C. Elliott, Ernest H. and Martha L. Neubauer, Lanny Hiett, Jr., Tony Hiett, Carl Moore, Faron D. and Crystal L. Thompson and T.L.C. Development Group, LLC.
1226	California Sportfishing Protection Alliance	Tri City Rock, Inc.	3/5/2010	3/11/2010	CWA		California Sportfishing Protection Alliance v. Tri City Rock, Inc.

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1227	Neuse River Foundation, Inc., Lawrence Baldwin, Richard Dove; Waterkeeper Alliance	J.C. Howard Farms	2/8/2010	2/17/2010	CWA	NC	Baldwin, in both his individual capacity and his official capacity as the Lower Neuse Riverkeeper; Mr. Richard Dove; and the Wasterkeeper Alliance hereby notify you, through undersigned counsel, of their intent to commence a civil action against J.C. Howard Farms for violations at the Hill and Taylor Farm sixty days from the date of this letter unless
1228	California Sprotfishing Protection Alliance	Baldwin Contracting Co., Inc.	2/12/2010	2/17/2010	CWA		California Sprotfishing Protection Alliance allege that Baldwin Contracting Co., Inc.
1229	State of Alabama	Demopolis Water Works adn Sewer Board alleging that the Board	2/9/2010	2/17/2010	CWA		State of Alabama filed suit against the Demopolis Water Works adn Sewer Board alleging that the Board violated.
1230	The Northwest Environmental Defense Center	Kosta's Scrap Metal, Inc., Apex Auto, Inc. and Mr. Leroy E. Ellett.	2/12/2010	2/18/2010	CWA		The Northwest Environmental Defense Center intent to initiate litigation against Kosta's Scrap Metal, Inc., Apex Auto, Inc. and Mr. Leroy E. Ellett.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1231	California Sportfishing Protection Alliance	t K&M Recycling, Waste Management Recycle America LLC, and Derek Harrington.	2/12/2010	2/22/2010	CWA		California Sportfishing Protection Alliance intent to file suit against K&M Recycling, Waste Management Recycle America LLC, and Derek Harrington.
1232	Rosemere Neighborhood Association, Columbia Riverkeeper, and the Northwest Environmental Defense Center	Clark County. Washington	2/18/2010	2/24/2010	CWA		Rosemere Neighborhood Association, Columbia Riverkeeper, and the Northwest Environmental Defense Center intent to file suit against Clark County. Washington
1222	John and Pauline Loads	Occidental County Sanitation District and the Sonoma County Water Agency	2/17/2010	2/24/2010	CWA		John and Pauline Loads hereby place the Occidental County Sanitation District and the Sonoma County Water Agency collectively hereinafter referred to as "the Discharger" on notice, that following the expiration of sixty(60) days form the date of this Notice, the Loades intent to bring suit in the United States District Court against the Discharger for continuing violations of an effluent standard or limitation permit econdition or requirement a Federal or State Order or Plan issued under the CWA in particular, but not limited to CWA.
1233							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1234	Sierra Club, its members, and the Environmental Law & Policy Center	St. Mary's.	2/9/2010	2/18/2010	CWA		Sierra Club, its members, and the Environmental Law & Policy Center intent to file suit agaist St. Mary's.
1235	Atchafalaya Basinkeeper's and Louisiana Crawfish Producers Association West's	Mr. Scott Sebastian	3/16/2010	3/23/2010	CWA		Atchafalaya Basinkeeper's and Louisiana Crawfish Producers Association West's intent to file suit against you, Mr. Scott Sebastian.
1236	California Sportfishing Protection Alliance	NorCal and Recology as Recology	3/17/2010	3/25/2010	CWA		California Sportfishing Protection Alliance intend to file suit against NorCal and Recology as Recology within this notice.
1237	Friends of the Forest Preserves	Friends of the Forest Preserves	3/12/2010	3/18/2010	CWA		Friends of the Forest Preserves (60) days notice of their intent to file a citizen suit against the Forest Preserve District of Cook County, IL for violating Section 301 of the CWA, 33 U.S.C. 1311.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1238	California Sportfishing Protection Alliance	Chico Scrap Metal, Inc.	3/17/2010	3/24/2010	CWA		California Sportfishing Protection Alliance intend to file suit against Chico Scrap Metal, Inc.
1239	Envionmental Law & Policy Center,	Arcler Coal Company, LLC	3/15/2010	3/22/2010	CWA		Sierra Club, its individual members, the Prairie Rivers Network, its individuals members, and Envionmental Law & Policy Center, whose members reside and recreate near and around the Arcler Coal Company, LLC has repeatedly violated, and will continue to violate.
1240	Sierra Club, Prairie River Network, its individual members, and Environmental Law & Policy Center	Jader Coal Co., L.L.C.	3/16/2010	3/22/2010	CWA		Sierra Club, Prairie River Network, its individual members, and Environmental Law & Policy Center intend to file suit against Jader Coal Co., L.L.C.
1241	Sierra Club, its individual members, and Environmental Law & Policy Center	Wedron Silica Company	2/9/2010	2/18/2010	CWA		Sierra Club, its individual members, and Environmental Law & Policy Center intend to file suit against Wedron Silica Company.

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1242	Northern California River	City of Sebastopol	2/2/2010	3/2/2010	CWA		Northern California River Watch intend to file suit against City of Sebastopol.
1243	Leakey	Corridor Materials, LLC,	2/23/2010	3/3/2010	CWA		Leakey v. Corridor Materials, LLC, et al, Case No. 5;10-cv-17, U.S. District Court, Middle District of Georgia
1244	, ,	Town of Middletown C.A.	2/1/2010	2/16/2010	CWA		Environment Rholde Island, et al. v. Town of Middletown C.A. No. 08-323S(D.R.I.)
1245	County Coastkeeper	Nature's Specialties	2/22/2010	3/4/2010	CWA		Inland Empire Waterkeeper, a chapter of Orange County Costkeeper v. Nature's Specialties

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1246	Sierra Club, its individual members, the Prairie Rivers Network, its individual members, and Environmental Law & Policy Center	Illiniois Fuel Co.	3/9/2010	3/15/2010	CWA		Sierra Club, its individual members, the Prairie Rivers Network, its individual members, and Environmental Law & Policy Center intend to file suit against Illiniois Fuel Co.
1247	Deerlake Homeowers Association, Inc.	Paddocks Professisonal Park	3/30/2010	4/6/2010	CWA		Deerlake Homeowers Association, Inc. intend to file suit against Paddocks Professisonal Park.
1248	Spokane Riverkeeper	Washington State Department of Washington State Department of Transportation's, Graham Construction and	4/1/2010	4/6/2010	CWA		Spokane Riverkeeper intend to file suit against Washington State Department of Washington State Department of Transportation's, Graham Construction and Management Inc's, and Scarsella Bros Inc.'s.
1249	Lower Mississippi Riverkeeper's and Atchafalaya Basinkeeper's	Mr. Calvin Howell	3/24/2010	3/30/2010	CWA		Lower Mississippi Riverkeeper's and Atchafalaya Basinkeeper's intent to file suit against you Mr. Calvin Howell.

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1250	Baykeeper	. Cemex, Inc.	3/23/2010	3/30/2010	CWA		Baykeeper v. Cemex, Inc. Case No. (C09-04832CW)
1251	Eric and Lisa Stickdorn	Elam B. Zook and Sarah F. Zook	3/19/2010	3/30/2010	CWA	IN	Eric and Lisa Stickdorn intend to file suit against Elam B. Zook and Sarah F. Zook you by amending their Complaint in the civil lawsuit currently pending against you in Wayne Superior Court, No. 89D02-0911-CT-024
1252	Atchafalaya Basinkeeper's and Louisiana Crawfish Producers Association West's	Mr. Scott Sebastian, Whiskey Bay Island, LLC and Mallard Basin, Inc.	3/30/2010	4/5/2010	CWA		Atchafalaya Basinkeeper's and Louisiana Crawfish Producers Association West's intend to file suit against you, Mr. Scott Sebastian, Whiskey Bay Island, LLC and Mallard Basin, Inc.
1253	Duggan Family Partnership, LLP	City of Jeffersonville, Georgia	3/10/2010	3/15/2010	CWA		Duggan Family Partnership, LLP v. City of Jeffersonville, Georgia United States District Court, Middle District of Georgia Macon Division Civil Action No. 5:09-CV-194

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1254	Sierra Club, its individual members, the Prairie River Network, its individual members, and Environmental Law & Policy Center.	Jader Fuel Co., Inc.	3/9/2010	3/15/2010	CWA		Sierra Club, its individual members, the Prairie River Network, its individual members, and Environmental Law & Policy Center. Claimants have reason to believe that Jader Fuel Co., Inc. has reqeatedly violated, and will contine to violate.
1255	California Sportfishing Protection Alliance	Contech's	2/8/2010	2/17/2010	CWA		California Sportfishing Protection Alliance intend to file suit against Contech's.
1256	Commonwealth	Frasure Creek Mining	3/24/2010	3/30/2010	CWA		The Sierra Club and Kentuckians For the Commonwealth intend to file suit against Frasure Creek Mining.
1257	Waste Action Project's	South Bend Products, LLC	3/8/2010	3/15/2010	CWA		Waste Action Project's intend to file suit against South Bend Products, LLC for violations.

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1258		New York State Department of Transportation, the New York State Canal Corporation	2/1/2010	2/17/2010	CWA		to the prospective, continuing and ongoing violations of the CWA and its implementing regulations committed by A the New York State Department of Transportation, the New York State Canal Corporation, and their relevant officers, boards, employees and responsible persons (hereafter NYSNYSDOT and NYSDOT, respectively) and B) certin developers and
1259	Wishtoyo Foundation	Ventura Coastkeeper	1/5/2010	1/12/2010	CWA		Wishtoyo Foundation intend to file suit against Ventura Coastkeeper.
1260	California Sportfishing Protection Alliance	Anderson Landfill, Inc.	2/5/2010	2/17/2010	CWA		California Sportfishing Protection Alliance intend to file suit against Anderson Landfill, Inc.
1261	California Sportfishing Protection Alliance	Anderson Landfill, Inc.	4/8/2010	4/13/2010	CWA		California Sportfishing Protection Alliance v. Anderson Landfill, Inc. et al Eastern District of California Case No. 2:10-cv-831

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1262	Upper Chattahoochee Riverkeeper, Inc.	City of Cumming Georgia	2/9/2010	2/18/2010	CWA		Upper Chattahoochee Riverkeeper, Inc. v. City of Cumming Georgia
1263	Latasa , and Kris Unger	Fluor-Lane	2/9/2010	2/17/2010	CWA		Potomac Riverkeeper, Inc. Jeff Kelbe, Philp Latasa, and Kris Unger intent to file a civil action against Fluor-Lane.
1264	Puget Soundkeeper Alliance	CSR Marine, Inc.;	2/24/2010	3/1/2010	CWA		Puget Soundkeeper Alliance v. CSR Marine, Inc.; W.D. Wash No. 2:10-Cv-00315-MJP
1265	Environment Rhode Island, et al	City of Newport and Earth Tech, Inc., C.A.	2/3/2010	2/16/2010	CWA		Environment Rhode Island, et al v. City of Newport and Earth Tech, Inc., C.A. No. 08-265S (D.R.I)

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1266	The Northwest Environmental Defense Center	Auto Salvage, Inc.	3/25/2010	4/1/2010	CWA		The Northwest Environmental Defense Center intent to file suit against Auto Salvage, Inc.
	Brandon Waters, Andy Sloan, Angela Hughes, Jonathan Jones, Daniel Hathway, David Hathaway, S. Clifford Proffer, Liberty Grading & Pipe, Inc., Stacey McDonald, Darrell M. Woods, Jerry Hadley, Baker/Woods Construction, Inc. and Buddy Woods Management, Inc.	Bedford Estates	4/4/2010	4/13/2010	CWA		Brandon Waters, Andy Sloan, Angela Hughes, Jonathan Jones, Daniel Hathway, David Hathaway, S. Clifford Proffer, Liberty Grading & Pipe, Inc., Stacey McDonald, Darrell M. Woods, Jerry Hadley, Baker/Woods Construction, Inc. and Buddy Woods Management, Inc. intent suit against Bedford Estates.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1268	California Sportfishing Protection Alliance	Chico Scrap Metel, Inc.	3/17/2010	3/26/2010	CWA		California Sportfishing Protection Alliance intent to file suit against Chico Scrap Metel, Inc.
1269	California Sportfishing Protection Alliance	Pacific International Rice Mills, LLC	3/9/2010	3/15/2010	CWA		California Sportfishing Protection Alliance intent to file suit against Pacific International Rice Mills, LLC
1270	Ed and Versia Halcrow, Thomas and Eileen Halcrow, Jim Hodge, Rick Welch, Tom Gleason and Rita Pyle	New Waverly Sound Investments, LLC.,	3/10/2010	3/16/2010	CWA		Ed and Versia Halcrow, Thomas and Eileen Halcrow, Jim Hodge, Rick Welch, Tom Gleason and Rita Pyle intent to file suit against New Waverly Sound Investments, LLC.,
1271	The Northwest Environmental Defense Center	Howser Steel, Inc.	3/9/2010	3/16/2010	CWA		The Northwest Environmental Defense Center intent to initiate litigation against Howser Steel, Inc.

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1272	and the West Virginia Highlands Conservancy	Catenary Coal Company, LLC.	2/23/2010	3/1/2010	CWA		The Sierra Club, the Ohio Valley Environmental Coalition, Coal River Mountain Watch, and the West Virginia Highlands Conservancy intent to file suit agaist Catenary Coal Company, LLC.
1273		Port Blakely Communities and/or Issaquah Hightlands Development	2/19/2010	2/25/2010	CWA		Puget Soundkeeper Alliance's intent to file suit against Port Blakely Communities and/or Issaquah Hightlands Development
1274	Protection Alliance	Baldwin Contractiing Company Inc.	4/14/2010	4/19/2010	CWA		California Sportfishing Protection Alliance v. Baldwin Contractiing Company Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1275		California Sportfishing Protection Alliance	4/8/2010	4/14/2010	CWA		California Sportfishing Protection Alliance intend to file suit against the City of Redding, and Messrs.
1276	Sportfishing Protection Alliance	GAW, Mr. Dale Gustafson and Mr. Dan Gustafson and Mr. Dan Gustafson	4/9/2010	4/14/2010	CWA		California Sportfishing Protection Alliance intend to file suit against GAW, Mr. Dale Gustafson and Mr. Dan Gustafson.
1277		Anfield & Sons Metal Recyclers, LLC,	4/12/2010	4/20/2010	CWA		Northwest Environmental Defense Center v. Anfield & Sons Metal Recyclers, LLC,□ Civil No. 10-00364-PK
1278		Yarrow Bay Yacht Sales And Service, LLC	4/9/2010	4/20/2010	CWA		Puget Soundkeeper Alliance v. Yarrow Bay Yacht Sales And Service, LLC

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1279	Protection Alliance	North State	4/8/2010	4/14/2010	CWA		California Sportfishing Protection Alliance intends to file suit against North State.
1280	Inland Empire Waterkeeper a program of Orange County Waterkeeper	J. Lee's Metals,Inc., a California corporation.	4/7/2010	4/14/2010	CWA		Inland Empire Waterkeeper a program of Orange County Waterkeeper v. J. Lee's Metals,Inc., a California corporation.
1281	Teri and Jim Ainsworth, Fay G. Bellah, Tracy Conkle, Robin and Danny Earnest, Catherine and Robert Kirk, Shirley Ledbetter, and Wayne Walker	Community Bible Church and Community Christian School	3/31/2010	4/8/2010	CWA		Teri and Jim Ainsworth, Fay G. Bellah, Tracy Conkle, Robin and Danny Earnest, Catherine and Robert Kirk, Shirley Ledbetter, and Wayne Walker intend to file suit against Community Bible Church and Community Christian School.
1282	Club, Illinois Chapter, by and for its members	Springfield Coal Co., L.L.C	4/13/2010	4/21/2010	CWA		Prairie Rivers Network, by and for its members, Sierra Club, Illinois Chapter, by and for its members v. Springfield Coal Co., L.L.C.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1283	Boiler4, Boiler5, and Boiler6, located at North Thermal Energy Plant at the University of Texas Southwestern Medical Center at Dallas		4/12/2010	4/20/2010	CWA		Boiler4, Boiler5, and Boiler6, located at North Thermal Energy Plant at the University of Texas Southwestern Medical Center at Dallas are subject to the New Source Performance Standard found in 40 CFR Subpart Dc. This letter is intended to serve as the semi-annual fuel supplier certification report requied per 40 CFR 60.48c(j). As shown in the attached specification and MSDS, the No. 2 fuel oil combusted as a back-up fuel for the aforementioned boilers contains less than 0.5 percent sulfur by weight as required per 40 CFR 60.42c(d).
1284	Mr. David Ludder	Water Works and Sewer Board of the City of Demopolis	4/6/2010	4/12/2010	CWA		Mr. David Ludder intent to file suit against the Water Works and Sewer Board of the City of Demopolis
1285	retained to respresent certin	Alpha Omega Stor- All IV, LLC, Tommie Graham, Griffin White, and Jeriel Properties LC	2/4/2010	2/17/2010	CWA		The Huddleston Law Firm has been retained to respresent certin owners of real property along, Cadillac Parkway in matters arising from damage to their property and streams. The residents hereby give notice of their intent to sue Alpha Omega Stor-All IV, LLC, Tommie Graham, Griffin White, and Jeriel Properties LC as well as any other related entity of the preceding for violations of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1286	dam Eller, who has power of attorney over his mother, Martha Eller	Liberty County and the City of Walthourville.	2/2/2010	2/16/2010	CWA		Adam Eller, who has power of attorney over his mother, Martha Eller on behalf of himself and his mother, will file a lawsuit against Liberty County and the City of Walthourville.
1287	Ventura Coastkeeper, a program of the Wishtoyo Foundation ("Ventura Coastkeeper" or Coastkeeper")		3/25/2010	3/31/2010	CWA		Ventura Coastkeeper, a program of the Wishtoyo Foundation ("Ventura Coastkeeper" or Coastkeeper"). This letter is being sent to you as the registered agent of the corporation. This letter is being sent to you as the registered agent of the corporation
1288	Eric County Environmental Coalition, et al.	Millcreek Township Sewer Authority, et al., Civil Action No. 05-059 (W.D.Pa.)	3/11/2010	3/15/2010	CWA		Eric County Environmental Coalition, et al. v. Millcreek Township Sewer Authority, et al., Civil Action No. 05-059 (W.D.Pa.)
1289	Willamette Riverkeeper	Spec Industries, Inc.	3/10/2010	3/15/2010	CWA		The purpose of this letter is to notify you of the intent of Willamette Riverkeeper to file a citizen suit against Spec Industries, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1290	RE Sources for Sustainable Communties	Teal Jones Lumber Service Inc. W. Dist. of Wash.	3/10/2010	5/3/2010	CWA		RE Sources for Sustainable Communties V. Teal Jones Lumber Service Inc. W. Dist. of Wash. No 2:09-cv-01275-RSM
1291	Columbia Riverkeeper	Fabricated Products, Inc. d/b/a Seafab Metals Co.	3/9/2010	3/15/2010	CWA		Columbia Riverkeeper v. Fabricated Products, Inc. d/b/a Seafab Metals Co.
1292	John Draper, et al	H. Roberts Family, LLC et al.	3/11/2010	3/16/2010	CWA		.John Draper, et al v. H. Roberts Family, LLC et al.
1293	California Sportfishing Protection Alliance	Tomra Pacific, Inc.	2/19/2010	2/26/2010	CWA		California Sportfishing Protection Alliance v. Tomra Pacific, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1294	Northern California River Watch	Oakland Maritime Support Services, Inc. William Aboudi; Christian Brothers Truck Services, Castillo Moble Truck Repair, Inc. and 24- 7 Mobile Truck Repair, Inc.	2/17/2010	2/26/2010	CWA		Northern California River Watch intends to file suit in federal court against Oakland Maritime Support Services, Inc. William Aboudi; Christian Brothers Truck Services, Castillo Moble Truck Repair, Inc. and 24-7 Mobile Truck Repair, Inc.
1295	Highlands Conservancy	hlands Conservancy intend to file suit against	2/25/2010	3/1/2010	CWA		The Sierra Club and the West Virginia Highlands Conservancy intend to file suit against Consoildation Coal Company.
1296	Ecological Right Foundation	PG&E 's	4/9/2010	4/14/2010	CWA		Ecological Right Foundation intend to file suit against PG&E 's.
1297	California Sportfishing Protection Alliance	EL Dorado Irrigation District	2/1/2010	2/19/2010	CWA		California Sportfishing Protection Alliance v. EL Dorado Irrigation District

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1298	Woods Knoll, LLC	Goodwyn, Mills & Cawood, Inc. and Waties Construction Company, Inc.	4/27/2010	5/4/2010	CWA		Woods Knoll, LLC intends to file suit against Goodwyn, Mills & Cawood, Inc. and Waties Construction Company, Inc.
1299	California Sportfishing Protection Alliance's	Sierra Pacific Industries	4/26/2010	5/3/2010	CWA		California Sportfishing Protection Alliance's intend to file suit Sierra Pacific Industries.
1300	Nothern California River Watch	Oakland Maritime Support Service, et al.	4/26/2010	5/4/2010	CWA		Nothern California River Watch v. Oakland Maritime Support Service, et al.
1301	Municiplity of Catano, Puerto Rico	Caribbean Petroleum Corporation	4/27/2010	5/3/2010	CWA		Municiplity of Catano, Puerto Rico intend to file suit against Caribbean Petroleum Corporation

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1302	Alliances	Boyer Logistics, Inc.	4/21/2010	4/26/2010	CWA		Puget Soundkeeper Alliance's intend to file suit against Boyer Logistics, Inc.
1303	Alliance	Eastside Masonry Products, Inc.	4/20/2010	4/27/2010	CWA		Puget Soundkeeper Alliance v. Eastside Masonry Products, Inc.
1304	California Sportfishing Protection Alliance	USA Waste of California Inc. and Mike Donohue- Eastern District of California , Case No. 2:10-at-00578	5/4/2010	5/10/2010	CWA		California Sportfishing Protection Alliance v. USA Waste of California Inc. and Mike Donohue-Eastern District of California , Case No. 2:10-at-00578
1305	Kentuckians for the Commonwealth's	Kentucky Surface Mining Permit	5/7/2010	5/13/2010	CWA		Frasure Creek Mining, LLC and the Sierra Club's and Kentuckians for the Commonwealth's intent to file a citizen suit under CWA at Frasure Creek's surface mining operations permitted under Kentucky Surface Mining Permit Nos. 898-0811.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1306	Waste Action Project's	PSF Mechanical Inc.	5/6/2010	5/13/2010	CWA		Waste Action Project's file a citizen suit against PSF Mechanical Inc.
1307	California Sportfishing Protectino Alliance's	The City of Redding	5/4/2010	5/10/2010	CWA		California Sportfishing Protectino Alliance's intent to file suit against The City of Redding.
1308	Waste Action Project	Pierce County	5/3/2010	5/10/2010	CWA		Waste Action Project v. Pierce County
1309	Three Rivers Companies, LLC	West Virginia Department of Health and Human	5/6/2010	5/18/2010	CWA		Three Rivers Companies, LLC v. West Virginia Department of Health and Human Resources

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	Sportfishing Protection Alliance	PRM, Mr. William Callaway and Mr. Brian Harrison	5/14/2010	5/20/2010	CWA		California Sportfishing Protection Alliance intend to file suit against PRM, Mr. William Callaway and Mr. Brian Harrison
	The City of Newburgh	Mark Sarna, Sana Enterprises, Inc., MT. Airy/Aire Estates, Inc., New Windsor Development Co., LLC, and Drainage District #6-Mt. Airy Estates (The Reserve), Town of New Windsor, New Yorkr	5/13/2010	5/19/2010	CWA		The City of Newburgh intent to file suit against Brown's Pond Silver Lake Reservoir.
1311							

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1312	Victims	The Walt Disney Company, Walt Disney Productions, Disney Enterprise, Inc. Disney Worldwide Service, Inc., and Disney Core Service Division of Disney Worldwide Services	4/15/2010	4/23/2010	CWA		Victims hereby place The Walt Disney Company, Walt Disney Productions, Disney Enterprise, Inc. Disney Worldwide Service, Inc., and Disney Core Service Division of Disney Worldwide Service, collectively referred to hereafter as Disney
1313	Puget Soundkeeper Alliance's	Alaska Marine Lines, Inc.	4/20/2010	4/26/2010	CWA		Puget Soundkeeper Alliance's intend to file suit against Alaska Marine Lines, Inc.
1314	Riverkeeper's	illage of Goshen, New York	4/16/2010	4/23/2010	CWA		Riverkeeper's intent to file suit against Village of Goshen, New York.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1315		Western Pneumatic Tube Company and/or Western Pneumatic Tube Company, LLC	5/18/2010	5/24/2010	CWA		Puget Soundkeeper Alliance's intend to file suit Western Pneumatic Tube Company and/or Western Pneumatic Tube Company, LLC
1316	Tennessee	Sewage Treatment Plant	5/19/2010	5/24/2010	CWA		City of Mount Pleasant, Tennessee intend to file suit against Sewage Treatment Plant
1317	Puget Soundkeeper Alliance's	BNSF Railway Company	5/14/2010	5/24/2010	CWA		Puget Soundkeeper Alliance's intend to file suit against BNSF Railway Company
1318	The Lands Counci	Inland Northwest	5/19/2010	5/24/2010	CWA		The Lands Council intend to file suit against Inland Northwest.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1319	Public Employees for Environmental Responsibilty	James Folkner and Asset Acquisition Associates, Inc.	5/13/2010	5/18/2010	CWA		Public Employees for Environmental Responsibilty v. James Folkner and Asset Acquisition Associates, Inc.
1320	Bayamon', Puerto Rico	Carbbean Petroleum Corporation	5/18/2010	5/25/2010	CWA		Bayamon', Puerto Rico intent to file suit aginst Carbbean Petroleum Corporation
1321	Center for Biological Diversity, Inc.	BP, PLC, BP Exploration & Production, Inc. and TransOcean Ltd.	6/3/2010	6/9/2010	CWA		Center for Biological Diversity, Inc. to file a citizens suit against BP, PLC, BP Exploration & Production, Inc. and TransOcean Ltd. concerning the ongoing oil and associated toxic and hazardous pollutants spewing from the Deepwater Horizon rig and wells pursuant to section 505(a)(1)(A) of the Federal Water Pollution Control Act, commonly known as the Clean Water Act, 33 U.S.C. 1365(a)(1)(A).
1322	California Sportfishing Protection Alliance	City of Chico, et al Eastern District of California	6/3/2010	6/9/2010	CWA		California Sportfishing Protection Alliance v. City of Chico, et al Eastern District of California, Case No. 2:10-cv-1347

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1323	Project's	City of Black Diamond	5/28/2010	6/4/2010	CWA		Waste Action Project's intent to file a citizen suit against the City of Black Diamond for violations of the City's National Pollutant Discharge Elimination System.
1324	California Sportfishing Protection Alliance	Syar Concrete	5/21/2010	5/24/2010	CWA		California Sportfishing Protection Alliance intent to file suit against Syar Concrete.
1325	·	Ameican Metal Recycling, Inc.	6/3/2010	6/10/2010	CWA		Inlend Empire Waterkeeper's intent to suit against Ameican Metal Recycling, Inc.
1326	Wildlife, Citizens for Pennsylvania's Future, and the Sierra Club	RRI Energy, Inc., RRI Energy Mid- Atlantic Power Holdings, LLC and Reliant Energy Seward, LLC	5/21/2010	6/15/2010	CWA	PA	PennEnvironment, Defenders of Wildlife, Citizens for Pennsylvania's Future, and the Sierra Club intent to file suit against RRI Energy, Inc., RRI Energy Mid- Atlantic Power Holdings, LLC and Reliant Energy Seward, LLC

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1327	Brian Doyle and Jane Doe	BP Exploration & Production, Inc. and Transnational Energy Corporation.	6/10/2010	6/15/2010	CWA		Brian Doyle and Jane Doe, intent to flie suit against BP Exploration & Production, Inc. and Transnational Energy Corporation.
1328	Mr. Dan L. Stickel	Surface Mining Control and Reclamation Act.	6/7/2010	6/14/2010	CWA		Mr. Dan L. Stickel intent to file suit against Surface Mining Control and Reclamation Act.
1329	California Sportfishing Protection Alliance and the Petaluma River Council	Redwood Empire's	6/11/2010	6/18/2010	CWA		California Sportfishing Protection Alliance and the Petaluma River Council intent to file suit agianst Redwood Empire's
1330	Columbia Riverkeeper	RSG Forest Products, Inc.	6/9/2010	6/15/2010	CWA		Columbia Riverkeeper v. RSG Forest Products, Inc. Civ. No. 095-578

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1331	Protection Alliance's and the Petaluma River Council	Water Quality Control Board, North Coast Region	6/4/2010	6/11/2010	CWA		California Sportfishing Protection Alliance's and the Petaluma River Council intend to file suit Water Quality Control Board, North Coast Region
1332	California Sportfishing Protection Alliance's and the Petaluma River Council	Novato Disposal Service	6/4/2010	6/11/2010	CWA		California Sportfishing Protection Alliance's and the Petaluma River Council intent to file suit against Novato Disposal Service.
1333	Center for Biological Diversity, Inc.	BP America, Inc., BP Exploration & Production, Inc., and TransOcean Ltd.	6/1/2010	6/10/2010	CWA		Center for Biological Diversity, Inc. to file a citizen suit against BP America, Inc., BP Exploration & Production, Inc., and TransOcean Ltd.
1334	John T. Moore	John J. Mcnulty and Sharon S. McNulty	6/15/2010	6/18/2010	CWA		John T. Moore v. John J. Mcnulty and Sharon S. McNulty

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1335	Puget Soundkeeper Alliance	CSR Marine, Inc.; W.D.	6/15/2010	6/21/2010	CWA		Puget Soundkeeper Alliance v. CSR Marine, Inc.; W.D. Wash No. 2:10-CV-00315-MJP; Filling Proposed Consent Decree
1336	Rebecca McCoy	Kitsap County	4/29/2010	5/6/2010	CWA		Rebecca McCoy intent to file suit against Kitsap County.
1337	Waste Action Project	Port of Seattle	4/30/2010	5/6/2010	CWA		Waste Action Project intent to file suit against Port of Seattle
1338	Columbia Riverkeeper	Kinder Morgan Bulk Terminal, Inc.	4/26/2010	5/3/2010	CWA		Columbia Riverkeeper intent to file suit against Kinder Morgan Bulk Terminal, Inc.

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1339	Protection Alliance's	Hayward Equipment's	5/26/2010	6/1/2010	CWA		California Sportfishing Protection Alliance's intent to file suit against Hayward Equipment's.
1340	Puget Soundkeeper Alliance's	Umbra Cuscinetti, Inc.	5/26/2010	6/1/2010	CWA		Puget Soundkeeper Alliance's intent to file suit agianst Umbra Cuscinetti, Inc.
1341		BP Exploration & Production, Inc. leases the Macondo	5/28/2010	6/3/2010	CWA		Network, Louisiana Environment Action Network, and Environment America (the Citizen Group"). BP Exploration & Production, Inc. leases the Macondo prospect site in Mississippi Canyon Block 252, located on the outer continental shelf off the coast of Louisiana, in the Gulf of Mexico. BP leased the Deepwater Horizon oil rig to drill an explosion, and eventally sank. Starting on
1342	Columbia Riverkeeper's	Food Express, Inc.	5/24/2010	6/1/2010	CWA		Columbia Riverkeeper's intent to file a citizen suit against Food Express, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1343	Puget Soundkeeper Alliance's	City of Port Angeles.	5/21/2010	6/7/2010	CWA		Puget Soundkeeper Alliance's intent to file a citizen suit against the City of Port Angeles.
1344	California Sportfishing Protection Alliance et al	El Dorado Irrigation	5/26/2010	6/1/2010	CWA		California Sportfishing Protection Alliance et al v. El Dorado Irrigation District Case□ No. 2:10-cv-00235-Jam-JFM Settlement Agreement 45-day review
1345	Northwest Environmental Defense Center	Ennis Paint, Inc.	2/24/2010	3/15/2010	CWA		Northwest Environmental Defense Center v. Ennis Paint, Inc.
1346	Brian Doyle and Jane and John Doe	Halliburton Company , BP Exploration & Production, Inc. and Transocean Ltd.	6/11/2010	6/15/2010	CWA		Brian Doyle and Jane and John Doe, intent to file suit against Halliburton Company, BP Exploration & Production, Inc. and Transocean Ltd.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1347	Boyer, Inc.	The District of Columbia Water and Sewer Authority, et al.	6/2/2010	6/10/2010	CWA		Boyer, Inc. v. The District of Columbia Water and Sewer Authority, et al.
1348	California Sportfishing Protection Alliance	Vallejo Unified School District, et al Case No. 2:10-CV- 00943-GEB-GGH	4/22/2010	5/3/2010	CWA		California Sportfishing Protection Alliance v. Vallejo Unified School District, et al Case No. 2:10-CV-00943-GEB-GGH
1349	Nexpak Corporation, et al.	Vaughan Associates	6/22/2010	6/28/2010	CWA		Nexpak Corporation, et al., v. Vaughan Associates
1350	John Draper, et al.	H. Roberts Family, LLC et al.	5/24/2010	6/1/2010	CWA		John Draper, et al. v. H. Roberts Family, LLC et al. case 1:06-cv-3057-CC

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1351	California Sportfishing Protection Alliance	Gustafson Auto Wrecking And Towing, Inc., et al Eastern District of California	6/9/2010	6/14/2010	CWA		California Sportfishing Protection Alliance v. Gustafson Auto Wrecking And Towing, Inc., et al Eastern District of California, Case No. 2:10 cv- 01408-JAM-KIM
1352	Moore	McNulty	6/8/2010	6/21/2010	CWA		Moore v. McNulty, cv-09-4689 United States District Court, E.D.N.Y
1353	Mr. James O. Johnson	FEMA.	6/30/2010	7/7/2010	CWA		Mr. James O. Johnson intent to file suit against FEMA.
1354		Kitsap County, W.D.	7/1/2010	7/7/2010	CWA		Rebecca McCoy v. Kitsap County, W.D. No. 3:10- 05465

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1355	Northern California River Watch	Gina Gallo, Dry Creek General Store, LLC and Does	5/11/2010	5/20/2010	CWA		Northern California River Watch v. Gina Gallo, Dry Creek General Store, LLC and Does
1356	Willamette Riverkeeper, an Oregon non-profit corporation, and Aaron and Angie Reed, individuals	City of Aurora	7/1/2010	7/7/2010	CWA		Willamette Riverkeeper, an Oregon non-profit corporation, and Aaron and Angie Reed, individuals v. City of Aurora.
1357	Willamette Riverkeeper et al.	City of Aurora	7/1/2010	7/7/2010	CWA		Willamette Riverkeeper et al. v. City of Aurora, case No. CV-08-1288-JE
1358	Boyer, Inc.	District of Columbia Water and Sewer Authourity, et al	7/8/2010	7/12/2010	CWA		Boyer, Inc. v. District of Columbia Water and Sewer Authourity, et al.,

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1359	California Sportfishing Protection Alliance	City of Redding, et al- Eastern District of California Case No. 2:10-10-at- 00929	7/7/2010	7/14/2010	CWA		California Sportfishing Protection Alliance v. City of Redding, et al- Eastern District of California Case No. 2:10-10-at-00929
1360	Atchafalaya Basinkeeper, LCPA- West	Mallard Basin, Inc. Whiskey Bay Island, LLC	7/6/2010	7/13/2010	CWA		Atchafalaya Basinkeeper, LCPA-West v. Mallard Basin, Inc. Whiskey Bay Island, LLC
1361	Grand Cascades Community Association, Inc.	Associates, LLC F/K/A Wieland/ Macauley Associates, John Wieland Homes And Neighborhoods, Inc., F/K/A/ John Wieland, in his	6/22/2010	6/21/2010	CWA		Grand Cascades Community Association, Inc. v. Wieland/Macauley Associates, LLC F/K/A Wieland/ Macauley Associates, John Wieland Homes And Neighborhoods, Inc., F/K/A/ John Wieland, in his individual and official capacities, The Macauley Companies, Inc., ABC Corporations I-III, John Does I-III and Jane Does I-III,
1362	Teri and Jim Ainsworth, Fay G. Bellah, Tracy Conkle, Michael Conkle, Robin and Danny Earnest, Catherine and Robert Kirk, and Wayne Walker	Community Bible Church and Community Christian School	6/9/2010	6/16/2010	CWA		Teri and Jim Ainsworth, Fay G. Bellah, Tracy Conkle, Michael Conkle, Robin and Danny Earnest, Catherine and Robert Kirk, and Wayne Walker intent to file suit against Community Bible Church and Community Christian School.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1363	Willamette Riverkeeper	Terry Emmert	6/5/2010	6/10/2010	CWA	OR	60-Day NOI, Willamette Riverkeeper v. Terry Emmert for violations of section 301 of the CWA.
1364	Sierra Club	BP Deepwater	6/18/2010	6/25/2010	CWA		Sierra Club member own property, live, work, and recreate near the Gulf of Mexico and areas connected to the Golf such as shorelines, beaches, bays, estuaries, wetlands and tidal waters. Many of these areas are being degraded by the oil pollution being discharged into the Golf as result of the BP Deepwater Horizon disater, including but not limited to the coastal areas of Louisiana, Mississippi, Alabama and the Florida panhandle, and more area will be degraded as the oil continues to disperse and spread throughout the Gulf and potentially through the Florida Keys and into the Atlantic Ocean.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1365	Suzanne O'Neal and Judith Spencer	Far Hills Utility District	3/19/2010	3/25/2010	CWA		Suzanne O'Neal and Judith Spencer own properties adjecnt to the treatment facility that is now discharging wastewater without proper authorization, and they also participate in recreational activities on Lake Conroe. Far Hills Utility District has violated and is in violation of the CWA 301(a) (33 U.S.C. 1311(a) with regard to its activities at Far Hills' wastewater facilities near Lake Conroe. Under federal law, a dischage can only be made when in compliance with Sections 302, 306, 307, 318, 402, and 404 of the CWA.
1366			2/4/2010	2/17/2010	CWA		Lower Merion School District, Ardmore, Pennsylvania on November 15, 2006 by the Pennsylvania Department of Environmental Protection
1367	The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy	IGG Eastern, LLC	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that ICG Eastern, LLC, has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1368	Coalition, and the West Virginia Highlands Conservancy	Argus Energy, LLC, dba Argus Energy, WV, LLC("Argus")	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Argus Energy, LLC, dba Argus Energy, WV, LLC("Argus") has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine.
1369	West Virginia Highlands Conservancy	Mingo Logan Coal Company	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Mingo Logan Coal Company has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1370	West Virginia Highlands Conservancy	Black Wolf Mining Company	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Black Wolf Mining Company has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine
1371	I('nalition and the	Hawthorne Coal Company, Inc.	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Hawthorne Coal Company, Inc. has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine

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1		Against	Date Letter	Date Received	Statute	State	General Description
1372		Paynter Branch Mining, LLC	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Paynter Branch Mining, LLC has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine
1373	West Virginia Highlands Conservancy	Independence Coal Company, Inc.	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Independence Coal Company, Inc. has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1374	West Virginia Highlands Conservancy	Hobet Mining, LLC	4/14/2010	4/28/2010	CWA		The Sierra Club, the Ohiol Valley Environmental Coalition, and the West Virginia Highlands Conservancy, in accordance with section 505 of the CWA, 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notify you that Hobet Mining, LLC has violated, and continues to violate, "an effluent standard or limitation" under Section 505(a)(1)(A) of the Act, 33 U.S.C. 1365(a)(1)(A), by failing to comply with the terms of West Virginia Surface Mine
1375	Benjamin	Dunglas Ridge Rifle Club	6/15/2010	6/21/2010	CWA		Benjamin v. Dunglas Ridge Rifle Club
1376	John Benjamin	Douglas Ridge Ridge Club	6/15/2010	6/21/2010	CWA		John Benjamin v. Douglas Ridge Ridge Club case 07-1144-HA

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1377	Patricia Stephens	Koch Foods, LLC;City of Morristown Tennessee	1/21/2010	1/29/2010	CWA		Patricia Stephens v. Koch Foods, LLC; Patricia Stephens v. City of Morristown Tennessee
1378	Pine Barron, L.L.C., Walne W. Donald Jr., Michael Darren Bosarge, Cody Duane Bosarge, and Lena Kalynn Bosarge	L.L.C.; Laird Cole, Henry Lee Cole, Lamar Allen Harrison, Gulf Farms, L.L.C., Fictitious Defendants A, B, C, D, E, F, G, H, I, J, K,	6/23/2010	7/6/2010	CWA		Pine Barron, L.L.C., Walne W. Donald Jr., Michael Darren Bosarge, Cody Duane Bosarge, and Lena Kalynn Bosarge v. Foundation Farms, L.L.C.; Laird Cole, Henry Lee Cole, Lamar Allen Harrison, Gulf Farms, L.L.C., Fictitious Defendants A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S, T, U, V, W, X, Y and Z Case No. 1:10-cv-325
1379	, c	City of Buckley	8/20/2010	8/25/2010	CWA		Angela Toman intend to file a citizen suit against the City of Buckley under Section 505(b) of the CWA 33 U.S.C. 1365 for the violations described below
1380	Glenn Hollis, John Hollis, Janette Robinson, and Joseph Robinson(Proposed Plaintiffs)	Wilson Land Investments, LLC, and Richland County(Proposed Defendants)	8/19/2010	8/23/2010	CWA		Glenn Hollis, John Hollis, Janette Robinson, and Joseph Robinson(Proposed Plaintiffs) v. Wilson Land Investments, LLC, and Richland County(Proposed Defendants)

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1381	Northern California River Watch	City of Oakland, The Redevelopment Agency of the City of Oakland, the Community and Economic Development Agency, Director Walter S. Cohen Deputy Director Gregory Hunter, City Administrator Dan Lindheim, Frank Fanelli, Oakland Maritime Support Service as the responsible owners, officers, operators.	9/2/2010	9/9/2010	CWA		Northern California River Watch intend to file suit against City of Oakland, The Redevelopment Agency of the City of Oakland, the Community and Economic Development Agency, Director Walter S. Cohen Deputy Director Gregory Hunter, City Administrator Dan Lindheim, Frank Fanelli, Oakland Maritime Support Service as the responsible owners, officers, operators, or landlords of Oakland Maritime Support Services, Inc. and Christian Brothers Truck Service (all recipients are hereinafter collectively referred to as "OMSS and the City").
1382	Kansas Natural Resource Council	Kansas Farm Bureau	8/13/2010	8/17/2010	CWA		Kansas Natural Resource Council intent to file suit aginst Kansas Farm Bureau.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1383	Carl Bledsoe, an owner of real property (hereinafter "resident"), in matter arising from damage to his property and pond located in Cobb County	Summit development near Mars Hill Road (hereinafter referred to as the Summit site" or "the Summit development") the resident hereby gives notice of his intent to file sue Olympia Development Group Inc. Athena Development, LLC, William E. Touloumis, and George E.	8/13/2010	8/17/2010	CWA		Carl Bledsoe, an owner of real property (hereinafter "resident"), in matter arising from damage to his property and pond located in Cobb County, adjacent to the Summit development near Mars Hill Road (hereinafter referred to as the Summit site" or "the Summit development") the resident hereby gives notice of his intent to file sue Olympia Development Group Inc. Athena Development, LLC, William E. Touloumis, and George E. Toulonmis, as well as any other related entities or person, for violations of the Clean Water Act.
1384	Protection Alliance	Castle & King, Inc.	8/23/2010	7/30/2010	CWA		California Sportfishing Protection Alliance v. Castle & King, Inc.
1385	Chris and Marlene Holben	Peachtree Industrial Boulvard development.	8/26/2010	9/1/2010	CWA		Chris and Marlene Holben hereby give notice of their intent to file suit against Peachtree Industrial Boulvard development.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1386	Association Concerned Over Resource and Nature, Inc. ("ACORN"),	Smelter Service Corporation	8/23/2010	8/30/2010	CWA		This purpose of this letter is to notify Smelter Service Corporation located and operating an Aluminum Smelting and Refining Plant in Maury County, Tennessee, that the Association Concerned Over Resource and Nature, Inc. ("ACORN"), intends to file suit in sixty (60) against Smelter Service Corporation
1387	Cathy Smith	Dr. Bill Morgan and AB&T Development, LLC as well any other responsible parties.	8/27/2010	9/1/2010	CWA		property which have and continue to occur as a result of discharges of sediment-laden storm water, silt, sediment, dirt debris and other pollutants from land disturbing and other construction activities at the Quail Ridge Subdivision in Epworth, Georgia, near Blue Ridge (Fannin County)- property owned and/or operated by you and your company. Ms Smith's
1388	Friend of the Kaw (FOK)	Kansas Farm Bureau	6/21/2010	6/29/2010	CWA		Friend of the Kaw (FOK) intend to sue for failure to impose on June 4, 2010 against Kansas Farm Bureau.
1389	The New Jersey, New York and Pennsylvania Councils of Trout Unlimted	New York City	7/29/2010	8/16/2010	CWA		Councils of Trout Unlimted seek the involvement of the Department of Interior in the management of upper Delaware River watershed. As a group of concerned citizens who care deeply for the river and its health, we are responsible for assuring that the river is properly managed, appears to have forgotten its responsibles. Worse the DRBC is allowing one entity, New

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1390	Vicki J. Bradley	Oglethorpe County Primary School	7/29/2010	8/5/2010	CWA		Vicki J. Bradley hereby gives notice of her intent to sue Oglethorpe County Primary School.
1391	Waste Action Project	PSF Mechanical Inc.	8/4/2010	8/17/2010	CWA		Waste Action Project v. PSF Mechanical Inc.
1392	Mr. Dietrich's	tentially Responsible Parties are Joel M. Cordle and Kandyss L. Cordle	7/21/2010	7/26/2010	CWA		Mr. Dietrich's intent to file sue agaist Potentially Responsible Parties are Joel M. Cordle and Kandyss L. Cordle.
1393	Ron and Diana Froemke	City of Buckley	7/21/2010	7/27/2010	CWA	WA	Ron and Diana Froemke intent to sue against City of Buckly.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1394	California Sportfishing Protection Alliance	Pacific Woodmill & Reload	9/14/2010	9/20/2010	CWA		California Sportfishing Protection Alliance intend to file suit against Pacific Woodmill & Reload.
1395	California Sportfishing Protection Alliance	Vallay Slurry Seal Company	9/14/2010	9/20/2010	CWA		California Sportfishing Protection Alliance intend to file sue against Vallay Slurry Seal Company.
1396	Puget Soundkeeper Alliance	Western Pneumatic Tube Co	9/10/2010	9/20/2010	CWA		Puget Soundkeeper Alliance v. Western Pneumatic Tube Co.et al; W.D. Wash. No. 2:10- CV-01306 RSM; Filling of Proposed Consent Decree
1397	California Sportfishing Protection Alliance	Cook Concrete Products	9/17/2010	9/24/2010	CWA		California Sportfishing Protection Alliance v. Cook Concrete Products, et al; (USDC, E.D. Cal. Case No. 2:10-CV-01083-JAM-DAD);

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1398	San Francisco Baykeeper	City of Millbrae	9/2/2010	9/13/2010	CWA		San Francisco Baykeeper v. City of Millbrae CV09-05675 SBA
1399	California Sportfishing Protection Alliance	Viking Truck & Auto Dismantlers, Inc.	9/3/2010	9/13/2010	CWA		California Sportfishing Protection Alliance intend to file sue Viking Truck & Auto Dismantlers, Inc.
1400	Northwest Environmental Defense Center and Columbia Riverkeeper	Diversified Marine, Inc.	9/9/2010	9/13/2010	CWA		Northwest Environmental Defense Center and Columbia Riverkeeper intend to file suit against Diversified Marine, Inc.
1401	Northern California River Watch	Oakland Maritime Support Services, Inc.	9/9/2010	9/13/2010	CWA		Northern California River Watch v. Oakland Maritime Support Services, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1402	Sierra Club, Hawai Chapter; Hawai'i's Thousand Friend; And Our Children's Earth Foundation	City and County of Honolulu	9/3/2010	9/6/2010	CWA		Sierra Club, Hawai Chapter; Hawai'i's Thousand Friend; And Our Children's Earth Foundation v. City and County of Honolulu
1403	The Sierra Club and Kentuckians For the Commonwealth	Cambrain Coal Corporation	9/10/2010	9/15/2010	CWA		The Sierra Club and Kentuckians For the Commonwealth intend to file sue against Cambrain Coal Corporation.
1404	Wildrick	Village of Cuba	9/15/2010	9/20/2010	CWA		Wildrick v. Village of Cuba
1405	Alliance for the Wild Rockies(AWR) and the Selkirk Conservation Alliance (SCA).	USDA Forest Service	8/20/2010	8/25/2010	CWA		Alliance for the Wild Rockies(AWR) and the Selkirk Conservation Alliance (SCA). intend to file suit against USDA Forest Service

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1406	BKW Associates	Limestone Farmers Cooperative, Inc.	8/24/2010	8/31/2010	CWA		BKW Associates, intent to file suit against Limestone Farmers Cooperative, Inc.
1407	Friend of the Kaw	Kansas Nature Resource Council	7/20/2010	9/27/2010	CWA		Friend of the Kaw intent to file suit against Kansas Nature Resource Council.
1408	Conservation Law Foundation	Edward M. Strogoff, Owner of Mattuchio Bros.	7/27/2010	8/2/2010	CWA		Conservation Law Foundation intent to sue Edward M. Strogoff, Owner of Mattuchio Bros.
1409	California Sportfishing Protection Alliance	City of Redding, et al Eastern District of California	7/27/2010	8/2/2010	CWA		California Sportfishing Protection Alliance v. City of Redding, et al Eastern District of California, Case No. 2:10-cv-01389- WBS-CMK

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1410	Reponsibility	Wal-Mart Store, Inc.	6/21/2010	6/29/2010	CWA		Public Employees for Environmental Reponsibility (PEER) intend to file Wal-Mart Store, Inc.
1411	Columbia Riverkeeper	Northwest Alloys, Inc.	6/21/2010	6/28/2010	CWA		Columbia Riverkeeper intent to file suit against Northwest Alloys, Inc.
1412	Association Concerned Over Resources	Tennessee Aluminum Processors, Inc.	6/2/2010	6/29/2010	CWA		Association Concerned Over Resources intent to file suit against Tennessee Aluminum Processors, Inc.
1413	Columbia Riverkeeper	Oregon Iron Works, Inc. W.D Wash.	6/23/2010	6/29/2010	CWA		Columbia Riverkeeper v. Oregon Iron Works, Inc. W.D Wash. No. 3:09-CV-05425-RBL

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1414	Charles Jacobs	hane Castor, Tina Castor	6/30/2010	7/6/2010	CWA		Linda Barry, Thomas Barry, and Charles Jacobs v. Shane Castor, Tina Castor
1415	American Rivers	ational Marine Fisheries Service, Bureau of Reclamation , the US. Army Corps of Engineers, and the Bonneville Power Administration	6/30/2010	7/2/2010	CWA		American Rivers intent to sue National Marine Fisheries Service, Bureau of Reclamation , the US. Army Corps of Engineers, and the Bonneville Power Administration for violations of section 401 of the Federal Water Pollution Control Ac.
1416	Defense Center	Ennis Paint, Inc.	7/9/2010	7/15/2010	CWA		Northwest Environmental Defense Center v. Ennis Paint, Inc.
1417	The Conservation Law Foundation	L&M Machine, Inc.	7/13/2010	7/19/2010	CWA		The Conservation Law Foundation intent to file suit against L&M Machine, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1418	Law Foundation	Roland Teiner Company, Inc.	7/13/2010	7/19/2010	CWA		The Conservation Law Foundation intent to file suit against Roland Teiner Company, Inc.
1419	The Conservation Law Foundation	Hi Lee, Inc.	7/13/2010	7/19/2010	CWA		The Conservation Law Foundation intent to file suit against Hi Lee, Inc.
1420	Law Foundation	HH & M Metals, Inc.	7/13/2010	7/19/2010	CWA		The Conservation Law Foundation intent to file suit against HH & M Metals, Inc.
1421	Northwest California River Watch	Ecodyne and The Shiloh Group LLC	7/9/2010	7/14/2010	CWA		Northwest California River Watch intent to file suit against Ecodyne and The Shiloh Group LLC

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1422	Northern California River Watch	Chevron U.S.A. Inc. Chevron Corporation	7/20/2010	7/29/2010	CWA		Northern California River Watch v. Chevron U.S.A. Inc. Chevron Corporation
1423	Phillip Allen, Scott Dennis, Donita Dennis, and Andrea Dennis	Cedar Ridge Landfill in Marshall County, Tennessee.	2/5/2010	2/22/2010	CWA		Phillip Allen, Scott Dennis, Donita Dennis, and Andrea Dennis intent to file suit against Cedar Ridge Landfill in Marshall County, Tennessee.
1424	James L. Silva in Lower Gwynedd Township, Pennsylvania		4/13/2010	4/20/2010	CWA		James L. Silva in Lower Gwynedd Township, Pennsylvania
1425	Michael Corn, Cynthia Corn and the Tennessee Clean Water Network	The Principal Group	4/16/2010	4/27/2010	CWA		Michael Corn, Cynthia Corn and the Tennessee Clean Water Network intent to file suit against The Principal Group

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1426	Austin	James W. Limbaugh and Joyce Limbaugh	4/20/2010	4/28/2010	CWA		Robert W. Austin and Sandra L. Austin intent to file suit against James W. Limbaugh and Joyce Limbaugh
1427	Ormond Land Partners, LLC	Fairgreen Development Group, LLC	4/30/2010	5/7/2010	CWA		Ormond Land Partners, LLC intent to file suit against Fairgreen Development Group, LLC
1428	Randy J. Comeaux	W&T Offshore, Inc. et al	3/1/2010	5/5/2010	CWA		Randy J. Comeaux v. W&T Offshore, Inc. et al
1429	Deerlake Homeowner Association, Inc.	Environmental Protection Division, C.W. Matthews Contracting, CO., Inc. and its Vice President, Brain Lawrence. C.W. Matthews	5/19/2010	5/24/2010	CWA		Deerlake Homeowner Association, Inc. intent to file suit against Georgia Environmental Protection Division, C.W. Matthews Contracting, CO., Inc. and its Vice President, Brain Lawrence. C.W. Matthews Contracting Co.,

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1430	River watch	Gina Gallo, Dry Creek General Store, LLC	5/11/2010	5/20/2010	CWA		Nothern California River Watch v. Gina Gallo, Dry Creek General Store, LLC
1431	Domino, et al.	Didion Ethanol LLC W.D. Wisconsin No. 3:09-CV-213	5/19/2010	5/24/2010	CWA		Domino, et al. v. Didion Ethanol LLC W.D. Wisconsin No. 3:09-CV-213
1432	Klamath Siskiyou Wildlands Center("KS" Wild") and Rogue Riverkeeper ("RRK")	Donald Bean	10/12/2010	10/21/2010	CWA		Klamath Siskiyou Wildlands Center("KS" Wild") and Rogue Riverkeeper ("RRK") intend to citizen suit against Donald Bean (and/or his agents, collectively referred to as "you" or "your" for the violations described below.
1433	Defense Center	Belgioioso Cheese, Inc.	10/12/2010	10/21/2010	CWA		Midwest Environmental Defense Center intends to file suit against Belgioioso Cheese, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1434	Tennessee Clean Water Network	City of Chattanooga	10/14/2010	10/19/2010	CWA		Tennessee Clean Water Network v. City of Chattanooga, No. 3.09-CV-557
1435	California Sportfishing Protection Alliance	Chico Scrap Metal, Inc., George Scott, Sr. and George Scott, Jr	10/11/2010	10/19/2010	CWA		California Sportfishing Protection Alliance v. Chico Scrap Metal, Inc., George Scott, Sr. and George Scott, Jr.; United States District Court, Eastern District of California, Case No. 2:10-cv- 01207-GEB-GGH
1436	Coal River Mountain Watch	White Queen mine via the punchout at Low Gap of Horse Creek in Raleigh County, West Virginia	10/13/2010	10/19/2010	CWA		Coal River Mountain Watch ("CRMW") in accordance with Section 505 of the Clean Water Act(the "Act" or the "CWA"), 33 U.S.C. 1365, and 40 C.F.R. Part 135, hereby notifies you that you are in ongoing violation of Section 301 of the Act, 33 U.S.C. 1311, as a result of the unpermitted discharge of pollutants from your White Queen mine via the punchout at Low Gap of Horse Creek in Raleigh County, West Virginia.
1437	Conservation Alabama Foundation	Water and Sewer Board of the Town of Leighton	10/13/2010	10/19/2010	CWA		Conservation Alabama Foundation may file suit against the Water and Sewer Board of the Town of Leighton for discharges from the Wastewater Treatment Facility located on Sixth Street into the Tennessee River in violation of the Clean Water Act as described herein.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1438	Inc. Waterkeeper Alliance, Inc., Kentuckians for the Commonwealth, Inc. ("KETC"), Kentucky Riverkeeper, Inc., Ms. Pat Banks, Ms. Lanny Evans, Mr.	Frasure Creek Mining, LLC ("Frasure Creek")	10/7/2010	10/14/2010	CWA		Inc., Kentuckians for the Commonwealth, Inc. ("KETC"), Kentucky Riverkeeper, Inc., Ms. Pat Banks, Ms. Lanny Evans, Mr. Thomas H. Bonny, and Mr. Winston Merrill Combs (collectively, "Appalachain Voices") hereby place Frasure Creek Mining, LLC ("Frasure Creek") on notice of their intent to sue Frasure Creek pursuant to 505(b) of the Clean Water Act (CWA), 33 U.C.S.
1439	Humboldt Baykeeper et al.	Union Pacific Railroad Company et al. Civil	9/20/2010	9/28/2010	CWA		Humboldt Baykeeper et al. v. Union Pacific Railroad Company et al. Civil Case No.: CV-06- 0256 JSW (MEJ)
1440	Ronald Moran v. City of New York/ Northern Great Kills Civic Association	City of New York	10/4/2010	10/7/2010	CWA		Ronald Moran v. City of New York/ Northern Great Kills Civic Association v. City of New York,
1441	Sarasota County, Florida	Army Corps of Engineers	8/30/2010	9/7/2010	CWA		Sarasota County, Florida intend to file suit against Army Corps of Engineers.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1442	Conservation Alabama Foundation	Water and Sewer Board of the City of Aliceville	10/13/2010	10/20/2010	CWA		Conservation Alabama Foundation my file suit against the Water and Sewer Board of the City of Aliceville for discharges from the East Lagoon located on Wilson Road into Lubbub Creek in violation of the CWA.
1443	Communtities for a Better Enviroment	Mike's Industries, Inc., Mike's Foreign Auto Parts, John Kim, and Kim Kyoung.	10/14/2010	10/20/2010	CWA		Communtities for a Better Enviroment intend to file suit against Mike's Industries, Inc., Mike's Foreign Auto Parts, John Kim, and Kim Kyoung.
1444	California Sportfishing Protection Alliance	Sierra Pacific Industries, Mr. Robert Taylor and Mr. Robert Zelwick.	10/22/2010	10/28/2010	CWA		California Sportfishing Protection Alliance intend to file suit against Sierra Pacific Industries, Mr. Robert Taylor and Mr. Robert Zelwick.
1445	Puget Soundkeeper Alliance	Alaska Marine Lines, Inc	10/22/2010	10/28/2010	CWA		Puget Soundkeeper Alliance v. Alaska Marine Lines, Inc.;

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1446	Conservation Alabama Foundation	Vernon Water and Sewer Board.	10/21/2010	10/29/2010	CWA		Conservation Alabama Foundation may file suit against the Vernon Water and Sewer Board.
1447	Sierra Club	Fola Coal Company, LLC	10/20/2010	10/26/2010	CWA		Sierra Club v. Fola Coal Company, LLC
1448	Willamette Riverkeeper	Real Wood Products Co	10/8/2010	10/27/2010	CWA		Willamette Riverkeeper v. Real Wood Products Co.,
1449	Tennessee Riverkeeper. Inc.	City of Arab and City of Arab Sewer Board	11/5/2010	11/12/2010	CWA		Tennessee Riverkeeper. Inc. intends to file suit against City of Arab and City of Arab Sewer Board.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1450	Friend of Merrymetting Bay, Douglas Watts, and Environment Maine	NextEra Energy Maine Operating Service, LLC and The Merimil Limited Partnership	11/5/2010	11/10/2010	CWA		Friend of Merrymetting Bay, Douglas Watts, and Environment Maine intend to file suit against NextEra Energy Maine Operating Service, LLC and The Merimil Limited Partnership.
1451	Columbia Riverkeeper's	Simpson Lumber Company, LLC and/or Simpson Timber Company	11/5/2010	11/17/2010	CWA		Columbia Riverkeeper's intent to file suit against Simpson Lumber Company, LLC and/or Simpson Timber Company.
1452	Friends of Hurricane Creek, and John Wathen	Builders Group Development, LLC,	11/3/2010	11/12/2010	CWA		Friends of Hurricane Creek, and John Wathen v. Builders Group Development, LLC, 7:08-CV- 0875-SLB
1453	Conservation Law Foundation	Paul Mattuchio, Inc.	9/29/2010	10/29/2010	CWA		Conservation Law Foundation v. Paul Mattuchio, Inc.

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1454	Law Foundation	Minichiello Brothers, Inc.	7/14/2010	10/29/2010	CWA		The Conservation Law Foundation v. Minichiello Brothers, Inc.
1455	The Conservation Law Foundation	First, Minichiello Bros., Inc.	7/13/2010	10/29/2010	CWA		The Conservation Law Foundation v. First, Minichiello Bros., Inc.
1456	The Conservation Law Foundation, Inc.	Roland Teiner Company, Inc.	9/28/2010	10/29/2010	CWA		The Conservation Law Foundation, Inc. v. Roland Teiner Company, Inc.
1457	Law Foundation	First Roland Teiner Company, Inc.	7/13/2010	10/29/2010	CWA		The Conservation Law Foundation v. First Roland Teiner Company, Inc.

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1458	inc.	Second Street Iron & Metal Co., Inc.	7/14/2010	10/29/2010	CWA		The Conservation Law Foundation, Inc. v. Second Street Iron & Metal Co., Inc.
1459		Edward M. Strogoff, Owner of Mattuchio Bros., Inc.	7/27/2010	10/29/2010	CWA		The Conservation Law Foundation v. Edward M. Strogoff, Owner of Mattuchio Bros., Inc.
1460	The Conservation Law Foundation	HH & M Metals, Inc.	7/14/2010	10/29/2010	CWA		The Conservation Law Foundation, Inc. v. HH & M Metals, Inc.
1461	Kerm & Kaminski	Wal-Mart, Inc	10/22/2010	10/27/2010	CWA		Kerm & Kaminski v. Wal-Mart, Inc., et al.

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1462	Columbia Riverkeeper	Chinook Ventures, Inc	10/29/2010	11/4/2010	CWA		Columbia Riverkeeper v. Chinook Ventures, Inc.
1463	The Conservation Law Foundation	Edward M. Strogoff, Owner of Mattuchio Bros., Inc.	7/27/2010	10/29/2010	CWA		The Conservation Law Foundation v. Edward M. Strogoff, Owner of Mattuchio Bros., Inc.
1464	Clean Water Action	State Line Scrape Co., Inc.	10/29/2010	11/4/2010	CWA		Clean Water Action v. State Line Scrape Co., Inc.
1465	Wishtoyo Foundation and its Ventura Coastkeeper	E.J Harrison & Son, Inc., E.J. Harrison & Son Rentals, Inc. Newbury Disposal Company, INC.; Santa Clara Valley Disposal, Inc.; RJM Collection Service; Harrison Brother Enterprises, LLC; Harrison & Sons Rentals, a California General Partnership; and	10/26/2010	11/1/2010	CWA		Wishtoyo Foundation and its Ventura Coastkeeper intent to file suit against E.J Harrison & Son, Inc., E.J. Harrison & Son Rentals, Inc. Newbury Disposal Company, INC.; Santa Clara Valley Disposal, Inc.; RJM Collection Service; Harrison Brother Enterprises, LLC; Harrison & Sons Rentals, a California General Partnership; and American Resource Recovery, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1466	Delaware Riverkeepers and Delaware Riverkeeper Network	Philadelphia Gun Club	10/26/2010	11/1/2010	CWA		Delaware Riverkeepers and Delaware Riverkeeper Network intent to file suit against Philadelphia Gun Club.
1467	The Conservation Alabama Foundation	tilities Board of the City of Tuskegee	10/26/2010	11/1/2010	CWA		The Conservation Alabama Foundation intent to file suit against Utilities Board of the City of Tuskegee.
1468	Enterprises, Inc. and George Flanigan	Chris & Marlene Holben	10/25/2010	11/1/2010	CWA		PIB Development, LLC, G.P.'s Enterprises, Inc. and George Flanigan intent to file suit against Chris & Marlene Holben.
1469	Public Trust, et. al	Jacksonville Electric Authority	8/11/2010	8/16/2010	CWA		Public Trust, et. al. v. Jacksonville Electric Authority

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1470	Columbia Riverkeeper	Chinook Ventures, Inc.	10/29/2010	11/9/2010	CWA		Columbia Riverkeeper v. Chinook Ventures, Inc.
1471	Solomon and Elizabeth Dounhne's	Salem Baptist Property Owner of Dalton	10/29/2010	11/4/2010	CWA		Solomon and Elizabeth Dounhne's intent to file suit against Salem Baptist Property Owner of Dalton
1472	Steve and Elizabeth Ann Kholer's	Dirk Van Peteghem and Mia-Francesca Van Petegherm	10/29/2010	11/4/2010	CWA		Steve and Elizabeth Ann Kholer's intent to file suit against Dirk Van Peteghem and Mia-Francesca Van Petegherm
1473	California Sportfishing Protection Alliance	Woodply Forest Product, Mr. Franks Solinsky and Ms. Carolyn Strang	10/29/2010	11/4/2010	CWA		California Sportfishing Protection Alliance intend to file suit against Woodply Forest Product, Mr. Franks Solinsky and Ms. Carolyn Strang.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1474	Specialty Latex, LLC	N. GA Environmetal Service, Inc.	11/2/2010	11/18/2010	CWA		Dow Reichhold Specialty Latex, LLC v. N. GA Environmetal Service, Inc.
1475	Olympians for Public Accountability and Waste Action	Holbrook	10/27/2010	11/1/2010	CWA		Olympians for Public Accountability and Waste Action intent to file suit against the Holbrook.
1476	Altamaha Riverkeeper, Inc.	Fred Neal Wolfe and Southern Capital Development Group, LLC.	10/27/2010	11/1/2010	CWA		Altamaha Riverkeeper, Inc. v. Fred Neal Wolfe and Southern Capital Development Group, LLC.
1477	, , , , , ,	Standard Industries, et al.	10/18/2010	10/22/2010	CWA		Ventura Coastkeeper, et al. v. Standard Industries, et al.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1478	Moran v. City of New York/Northern Great Kills Civic Association	City of New York	10/26/2010	11/2/2010	CWA		Moran v. City of New York/Northern Great Kills Civic Association v. City of New York
1479	Ohio Enviromental Council	Inn Maid	10/29/2010	11/3/2010	CWA		Ohio Enviromental Council intend to file suit against Inn Maid.
1480	Christine E. and Scott A. Orich	The City of Indianapolis, Indiana	10/28/2010	11/12/2010	CWA		Christine E. and Scott A. Orich intend to file suit against The City of Indianapolis, Indiana.
1481	Coastkeeper	All Variety Metals, Inc.	10/29/2010	11/12/2010	CWA		Orange County Coastkeeper intent to file suit against All Variety Metals, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1482	Willamette Riverkeeper	Rick Franklin Corporation	11/9/2010	11/17/2010	CWA		Willamette Riverkeeper to file suit against Rick Franklin Corporation.
1483	Chesapeake Bay Foundation, Inc. et al	Severstal Sparrows Point LLC et al	9/24/2010	9/29/2010	CWA		Chesapeake Bay Foundation, Inc. et al v. Severstal Sparrows Point LLC et al
1484	Waste Action Project	sham Transfer Inc.	9/28/2010	11/10/2010	CWA		Waste Action Project v. Gresham Transfer Inc.
1485	-	Henry Lee	8/12/2010	8/16/2010	CWA		Rebecca Wright intent to file suit against Henry Lee.

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1486	Steven F. Kohler and Elizabeth Ann Kohler	Dirk Van Peteghem and Mia-Francessca Van Peteghem	11/11/2010	11/17/2010	CWA		Steven F. Kohler and Elizabeth Ann Kohler v. Dirk Van Peteghem and Mia-Francessca Van Peteghem
1487	Shenandoah Riverkeeper	Ox Paperboard, LLC	11/11/2010	11/18/2010	CWA		Shenandoah Riverkeeper intent file suit against Ox Paperboard, LLC.
1488	California Sportfishing Protection Alliance	USA Waste of California, Inc. et al.;	11/10/2010	11/18/2010	CWA		California Sportfishing Protection Alliance v. USA Waste of California, Inc. et al.;
1489	Sierra Club and Kentuckians	Cambrian Coal Corporation	11/8/2010	11/22/2010	CWA		Sierra Club and Kentuckians intent to file suit against Cambrian Coal Corporation.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1490	Mr. Dominick Valenti	Shintech Inc.	6/10/2010	6/21/2010	CWA		Mr. Dominick Valenti intent to file suit against Shintech Inc.
1491	CFMoto Powersports, Inc.	EPA	6/18/2010	6/24/2010	CWA		CFMoto Powersports, Inc. intent to file suit against EPA
1492	Suzanne Ventura	Gary D. Hill	5/27/2010	6/4/2010	CWA		Rolf Schiling, Pam Schiling, and Suzanne Ventura intent to file suit against Gary D. Hill.
1493	Alliance, Inc.	Chesapeake Appalachia, LLC.	10/21/2010	10/26/2010	CWA		Waterkeeper Alliance, Inc. intent to file suit against Chesapeake Appalachia, LLC.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1494		The New Mexico Environment Department, and Chant Family II Limted Partnership	10/26/2010	11/26/2010	CWA		Mark IV Industries, Inc. v The New Mexico Environment Department, and Chant Family II Limted Partnership.
1495	Alliance, Inc. Kentuckians for the Commonwealth, Inc., Ms. Pat Banks, Ms. Lanny Evans, Mr. Thomas H. Bonny, and Mr. Winston Merrill	Frasure Creek	10/7/2010	10/14/2010	CWA		Waterkeeper Alliance, Inc. Kentuckians for the Commonwealth, Inc., Ms. Pat Banks, Ms. Lanny Evans, Mr. Thomas H. Bonny, and Mr. Winston Merrill Combs intent to file suit against Frasure Creek.
1496	Hitch & Webb, LLC has been retained to represent Mr. and Mrs. Mark Mangums	Nichols, and Mrs.	11/8/2010	11/18/2010	CWA		Hitch & Webb, LLC has been retained to represent Mr. and Mrs. Mark Mangums intent to file suit against Nichols Farms, LLC, Mr. Robert Nichols, and Mrs. Susan Nichols.
1497	Wishtoyo Foundation/Ventura Coatkeeper	City of San Buenaventura	11/22/2010	12/6/2010	CWA		Wishtoyo Foundation/Ventura Coatkeeper v. City of San Buenaventura (2:10-cv-02072GHK/PJW)

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1498	California Sportfishing Protection Alliance	Viking Truck & Auto, Inc.	11/29/2010	12/10/2010	CWA		California Sportfishing Protection Alliance v. Viking Truck & Auto, Inc.
1499	The Sierra Club	Leslie County, Kentucky	12/3/2010	12/13/2010	CWA		of the CWA, 33 U.S.C. 1365, and 40 C.F.R. part 135, hereby notifies you that ICG Hazard is in violation of Section 301 of the Act, 33 U.S.C. 1311, as a result of the unpermitted discharge of selenium from outfalls at the Thunder Ridge surface mine, SMCRA permit number 866-0281, in Leslie County, Kentucky. The Kentucky Pollutant Discharge Elimination System permit
1500	California Sportfishing Protection Alliance	Valley Slurry Seal Co.	11/18/2010	11/23/2010	CWA		California Sportfishing Protection Alliance v. Valley Slurry Seal Co., et al Eastern District of California, Case No. 2:10-cv-03064-GEB-JFM

behalf of its client, the Village of 0 (the Village"), of the intent to file series (1) 33 U.S.C. 1365 of the federal LLC, R. Good Comparison of the village of 0 (the Village"), of the intent to file series (1) 33 U.S.C. 1365 of the federal late. ("CWA") and implementing rules ("CWA") and implementing rules ("CWA") and implementing rules ("CWA").	G	F	Е	D	С	В	А	
behalf of its client, the Village of 0 (the Village"), of the intent to file series (1) 33 U.S.C. 1365 of the federal LLC, R. Good Comparison of the village of 0 (the Village"), of the intent to file series (1) 33 U.S.C. 1365 of the federal late. ("CWA") and implementing rules ("CWA") and implementing rules ("CWA") and implementing rules ("CWA").	General Description	State	Statute		Date Letter	Against	On Behalf Of	1
Frost Brown Todd LLC Cargill, Inc., Cargill Salt, and Central Salt, LLC (the Companies" collectively, or individually Cargill, Inc., Cargill Salt, and Central Salt, LLC (the Companies" collectively, or individually Cargill, Inc., Cargill Salt, and Central Salt, LLC (the Companies" collectively, or individually CWA 8 of the federal Safe Drinking Wa ("SDWA") and implementing rule C.F.R. Part 135, Subpart B; and 6972 of the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 135, Subpart B; and 6972 of the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 135, Subpart B; and 6972 of the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 135, Subpart B; and 6972 of the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 135, Subpart B; and 6972 of the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 135, Subpart B; and 6972 of the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 254, again to the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 254, again to the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 254, again to the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 254, again to the federal Resource Companies ("RCRA") and implementing rule C.F.R. Part 254, again to the federal Resource Companies ("RCRA") and the federa	Frost Brown Todd LLC hereby provides notice on behalf of its client, the Village of Camden, Ohio (the Village"), of the intent to file suit pursuant to (1) 33 U.S.C. 1365 of the federal Clean Water Act ("CWA") and implementing rules codified at 40 C.FR. Part 135, Subpart A: (2) 42 U.S.C. 300j-8 of the federal Safe Drinking Water Act ("SDWA") and implementing rules codified at 40 C.F.R. Part 135, Subpart B; and (3) 42 U.S.C. 6972 of the federal Resource Conservation & Recovery Act ("RCRA") and implementing rules codified at 40 C.F.R. Part 254, against R. Good Logistics, LLC, R. Good Enterprises, LLC, Cargill, Inc., Cargill Salt, and Central Salt, LLC (the Companies" collectively, or individually		CWA	12/2/2010	11/24/2010	LLC, R. Good Enterprises, LLC, Cargill, Inc., Cargill Salt, and Central Salt, LLC (the Companies" collectively, or	LLC	1501

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1502	California Sportfishing Protection Alliance and the Petaluma River Council	Shamrock Materials, Inc.'s	12/10/2010	12/17/2010	CWA		I am writing on behalf of the California Sportfishing Protection Alliance and the Petaluma River Council (collectively, "CSPA and PRC") regarding violations of the Clean Water Act("Act") that CSPA and PRC believe are occurring at Shamrock Materials, Inc.'s facility located at several addresses and on several parcels immediately adjactent to the Petaluma River along Landing Way Road in Petaluma, California. As required by the Clean Water Act, this Notice of Violations and Intent to File Suit provides notice of the violations that have occurred, and continue to occur, at the Facility. Consequently, CSPA and PRC hereby place Shamrock on formal notice that, after the expiration of sixty days from the date of this Notice of Violation and Intent to Sue, CSPA and PRC intend to file suit in federal court against Shamrock, including the responsible owners, managers, directors, or operators, under Section 505(a) of the Clean Water Act (33 U.S.C. 1365(a) for violations of the Clean Water Act. These violations are described more extensively below.
1502							

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1503	California Sportsfishing Protection Alliance	Tomra Pacific Inc.	12/13/2010	12/20/2010	CWA		California Sportsfishing Protection Alliance v. Tomra Pacific Inc. Case No. C10-00701-BZ- Proposed Consent Decree 45day review
1504	Clean Water Action	Mid City Scrap Iron & Salvage Co. Inc.	12/14/2010	12/21/2010	CWA		Inis Office represents Clean Water Action, a national non-profit citizens' organization working for clean, safe and affordable water, prevention of healththreatening pollution, creation of environmentally-safe jobs and businesses, and empowerment of people to make democracy work. Clean Water Action has over 1.2 millon member nationally, more than 30,000 of whom reside in Massachusetts. We write to give notice that Clean Water Action intends to file civil action in the United States District Court for the District of Massachusetts on behalf of itself and its members under Section 505 of the Federal Clean Water Act (the "Act") against Mid City Scrap Iron & Salvage Co. Inc. ("Mid City"). The subject of the action will be Mid applicable to its scrap metal recycling facility at 548 State Road, Westport, Massachusetts (the "Facility"). The Facility is more fully described in paragraph C(3) and (4) of Mid City's April 1, 2009 Notice of Intent Form, which is attached as Exhibit A hereto. Stormwater runoff from the Facility is discharged into Bread and Chesse Brook

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1505	California Sportfishing Protection Alliance	Contech Construction Products, Inc. et al;	12/15/2010	12/21/2010	CWA		California Sportfishing Protection Alliance v. Contech Construction Products, Inc. et al;(USDC, E.D. Cal., Case No. 2:10-CV-00902-LKK- EFB);
1506	Richard Dove; the Waterkeeper Alliance; and the North Carolina Environmental Justice Network	McLawhorn Livestock Farm (Banks) ("McLawhorn Banks")	12/22/2010	12/27/2010	CWA	NC	Please be advised that the Neuse Riverkeeper Foundation, Inc; Mr. Lawrence Baldwin, in both his individual capacity and his offical capacity as the Lower Neuse Riverkeeper; Mr. Richard Dove; the Waterkeeper Alliance; and the North Carolina Environmental Justice Network ('Plaintiffs") hereby give ninety days notice of their intent to sue McLawhorn Livestock Farm (Banks) ("McLawhorn Banks") pursuant to Section 505 of the Clean Water ("CWA"), 33 U.S.C. 1365, and Section 7002 of the Solid Waste Disposal Act ('SWDA"), 42 U.S.C. 6972.
1507	A. Dwain Mayfield and Lynda K. Mayfield	George DeVries, and DeVries Dairy.	12/6/2010	12/13/2010	CWA	тх	We represent A. Dwain Mayfield and Lynda K. Mayfield (the "Mayfield"). This letter constitutes the Mayfields' notice of intent to sue you, George DeVries, and DeVries Dairy.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1508	River Watch	DG Fairhaven Power LLC	9/3/2010	9/28/2010	CWA	CA	River Watch hereby places Discharger on notice that following the expiration of the 60 day notice that they intend to file suit in the United States District Court against the Discharger for continuing violations of an effluent standard or limitation, permit condiiton or requirement, A Federal or State Order or Plan issued under the CWA in particular, but not limited to CWA section 505(a)(1) U.S.C. section 1365(a)(1), the Code of Federal Regulations, and the Regional Water Quality Control Board;s Basin Plan, as exemplified by violations or conditions or limitations in the Discharger's NPDES Permit No. CA0024571 and violations of General Permit No. CAS00001 for discharges of Storm Water Associated with Industrial Activities, which regulates the Discharger's stormwater discharges.
1509	Protection Alliance	Valley Rock Products and Mr. Larry Beigh	9/22/2010	9/27/2010	CWA		CSPA is filing a suit against Valley Rock under the Federal Water Pollution Control Act claiming unlawful discharges of pollutants from the Facility directly, and indirectly via storm water conveyance systems into Stony Creek, which is tributary to the Sacramento River and the Sacramento-San Joaquin Delta.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1510	PennFuture	Mount Pocono Municipal Authority	9/22/2010	10/6/2010	CWA		BWA and PennFuture is filing a citizen suit against the Mount Pocono Municpal Authority for violations of the federal Clean Water Act, 33 U.S.C. statute 1251 et seq., and the Pennsylvania Clean Streams Law, 35 P.S. statute 691.1 et seq., at the municipal sewage treatment facility located at 303 Pocono Boulevard, Mount Pocono Borough, Monroe County, Pennsylvania (Facility).
1511	Sportfishing Protection Alliance	United Rentals Branch No. 557	9/22/2010	10/6/2010	CWA		CSPA is filing suit against United Rentals under the Federal Water Pollution Control Act regarding unlawful discharges of polluntants from the Facility directly, and indirectly via the storm water conveyance system for the city of Redding, into Stillwater Creek, which is a tributary to the Sacramento River and the Sacramento-San Joaquin Delta.
1512	Ph. D	American Water Works Co.	11/2/2010	11/12/2010	CWA		Legal Matter American Water Works Co., Inc., cover-up of public health emergency September 23, 2010 resulting from failure of the company to notify its customers and the general public of a water quality problem.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1513	Homeowners' Association of Castle Lake	Mayor Don Rehwaldt, Councilmembers Tracy Young, Eric Dial, Ken Matthews and Gloria Furr	11/16/2010	12/2/2010	CWA		Castle Lake HOA is suing the Town of Tyrone Georgia for violations under the CWA related to the elevated stormwater discharges and associated discharges of eroded solids, debris, dirt, sediment, storm water run off, fill material solid wastes and other pollutants into jurisdicitional waters of the United States, the Castle Lake and Castle Lake from Redwine Park activities and negligent omissions at Redwine Park.
1514	Wisconsin Resources Protection Council, the Center for Biological Diversity, and Ms. Laura Gauger	Sue Flambeau Mining Company and Kennecott Minerals Company	11/16/2010	12/2/2010	CWA		WRPC is suing FMC for ongoing violations under the CWA prohibition on the discharge of pollutants without compliance with the substantive requirements of the Act, including the requirement to obtain an NPDES permit prior to discharge.
1515	California Sportfishing Protection Alliance	Pine Valley, Inc.	11/15/2010	12/2/2010	CWA		CSPA is intend to sue PVI under the Federal Water Pollution Control Act for unlawful discharges of pollutants from the Facility to Clear Creek, which in turn ultimately flows into the Sacramneto River and the Sacramento-San Joaquin Delta.
1516	Mr. Benham	Sue Brad Eastman, Ozark Materials and Ozark Materials River Rock, L.L.C.	11/15/2010	12/2/2010	CWA		Mr. Benham intends to file suit against Eastman, Ozark Materials and Ozark Materials River Rock for violations of the CWA for illegal in-stream mining activities.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1517	Clean Water Action	Perri C. Petricca, President and Agent for Service of Process Berkshire Concrete Corp. Unistress Corp.	12/28/2010	1/7/2011	CWA		Supplement to 60-day Notice of Violations that was sent to EPA on December 6, 2010. This to clarify that the vioaltions concern the Multi-Sector General Permit for Stormwater Discharges Associated with Industrial Activity.
1518	CSPA and Taluma River Council	West Coast Metals, Inc.	12/23/2010	1/3/2011	CWA		Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act against West Coast Metals unlawful discharge of pollutants from the Facility into Pool Creek, which flows into Windsor Creek and then flows into either the Russian River or Laguna de Santa Rosa.
1519	CSPA	City of Sacramento, Department of Utilities	12/29/2010	1/4/2011	CWA		Notice of Violations and Intent to File Suit Under Federal Water Pollution Control Act. CSPA hereby provides notice of intent to sue City of Sacramento, Department of Utilities for discharges of pollutants to waters of the United States.
1520	The Idaho Conservation League and the Northwest Environmental Defense	Atlanta Gold Corporation	12/24/2010	1/7/2011	CWA		ICL and NEDC hereby provide notice of the Federal Water Pollution Control Act of the intent to initiate a suit against Atlanta Gold to enforce provisions of the CWA. Atlanta Gold has violated and continues to violate the express terms of covered under the NPDES Permit, which specific requirements that the facility must follow to ensure the protection of Idaho's waters.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1521	Conservation Alabama Foundation	City of Hartford, Alabama	12/24/2010	1/7/2011	CWA		Notice of Intent to File Suit under the Clean Water Act Hartford Lagoon NPDES Permit No. AL0058947. Conservation Alabama Foundation is filing suit againg the City of Hartford for discharges from the Hartford Lagoon located on Dundee Road in Hartford, Alabama into Hurricane Creek in violation of the Clean Water Act.
1522	CSPA	County of Sacramento and Sacramento Area Sewer District	12/29/2010	1/4/2011	CWA		California Sportfishing Protection Alliance hereby provides notice of it intent to sue for violations of the Federal Water Pollution Control Act, County of Sacramento and Sacramento Area Sewer District for point source discharges of pollutants to waters of the United States.
1523	Randy and Mary Raines Harper	C.E. Huffstuler Contracting LLC	12/23/2010	1/7/2011	CWA		C.E. Contracting LLC for violations of the Federal Water Pollution Control Act and the Alabama Water Pollution Control Act for stormwater from the Church's construction site carrying massive amounts of sediment from the site through two culverts underneathe Carl Raines Lake Road onto their property. And for a significant amout of debris from the Church property being
1524	Eastmore estates Residents' Association, Lagunda Pam and Carolyn Ray	Mayor George Holland and □ Glenn Miller	9/29/2010	10/15/2010	CWA		A notice of intent to file a citizen suuit under Section 505 of the Clean Water Act against the City of Moorhead and Mr. Miller for violations of the CWA due to past and continuing unpermited discharge of pollutants, primarily untreated sewage, at Eastmoor Estates.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1525		United States of America	9/30/2010	11/15/2010	CWA		Miccosukee Tribe of Indians v. United States of America
1526	Micheal Jackson	Henry County, Georgia	10/1/2010	10/15/2010	CWA		Plaintiffs brought claims against Henry County under the Federal Clean Water Act and states laws, including nuisance, trepass, negligence and negligence per se, violations of riparian rights. Henry County dischargedsediment and increased storm water from Hetitage Park but disputes the duration and/or time frame of such discharges and disputes the amount of sediments discharged from Hertiage Park.
1527	Riverkeeper Network	t USEPA□ DEP	12/14/2010	1/19/2011	CWA		Notice that Delaware Riverkeeper and the Delaware Riverkeeper Network are prepared to bring a lawsuit against the USEPA and DEP for failing to comply with the agencies respective obligations under the Clean Water Act regarding stormwater management.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1528	Company	Wisconsin Resources Protection Council	12/30/2010	1/7/2011	CWA		Letter of Response to notice sent on November 16, 2010, from Wisconsin Resources Proctection Council.
1529	Appalachian Center for the Economy & the Environment	Patriot Coal Corporation Apogee Coal Company, LLC, Catenary Coal Company	12/17/2010	1/7/2011	CWA		60 Day Notice of Intent to File Citizen Suit Under Clean Water Act Section 505 against Patriot Coal Corportation and its subsidaries Apogee Coal Company, LLC, Catenary Coal Company and Hobet Mining LLC have violated and continue to violatd an effluent standard limitation.
1530	ISierra Club	Monarch Utilities, Inc.	12/29/2010	1/7/2011	CWA		Sierra Club Notice of Intent to File Suit for violations of the Federal Clean Water Act under Section 505 against Monarch Utilities Inc. for discharging pollutants through its outfall pipe in violation of effluent limitations and conditions in its permit.

notice to the addressed persons of its intent to file suit pursuant to Section 505 of the Federal Clean Water Act, 33 U.S.C. 1365(a) for violation of the Act specified below. The letter constitute notice pursuant to 40 C.F.R., part 135 (the "Notice") to the addressed persons of CLF's intention to file suit in United States District Corof the District of Massachusetts seeking appropriate equitable relief, civil penalties, and other relief no easiler than sixty days from the postmark date of this Notice letter. The subject this action is two-fold. First Scrap It, ("Scrap It", also doing business as Minichiello Brothers, Inc. The Conservation Law Foundation First Scrap It, Minichiello Brothers, Inc. The Conservation Law Foundation First Scrap It, Minichiello Brothers, Inc. The Conservation Law Foundation The Conservation Law Foundation First Scrap It, Minichiello Brothers, Inc. The Conservation Law Foundation The Conservation Law Foundation First Scrap It, Minichiello Brothers, Inc. The Conservation Law Foundation Subject to the section of the District Corof the District		А	В	С	D	E	F	G
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	1531	Law Foundation	Minichiello Brothers,	7/14/2010	9/28/2010	CWA		file suit pursuant to Section 505 of the Federal Clean Water Act, 33 U.S.C. 1365(a) for violations of the Act specified below. The letter constitutes notice pursuant to 40 C.F.R., part 135 (the "Notice") to the addressed persons of CLF's intention to file suit in United States District Court of the District of Massachusetts seeking appropriate equitable relief, civil penalties, and other relief no easlier than sixty days from the postmark date of this Notice letter. The subject of this action is two-fold. First Scrap It, ("Scrap It"), also doing business as Minichiello Brothers, Inc., is discharging stormwater from the scrap metal yard site at 431 Second Street, Everett, Massachusetts 02149 ("the Facility") to the waters of United States without a permit in violation of 33 U.S.C. 1311(a) and 1342(p)(2)(B). Second, Secrap It has failed to obtain coverage under any Clean Water Act permit, including the Multi-Sector General Permit ("MSGP") adopted by EPA for industrial sources of polluted stormwater runoff, and failed to comply with the specific requirements of any such permit in violation of 33 U.S.C. 1342(p)(3)(A), and

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1532	Joanne Lennox, the W.M. Lennox Revocable Trust, and W. M. Lennox its Trustee	Skagit County	3/16/2010	3/10/2010	CWA		Joanne Lennox, the W.M. Lennox Revocable Trust, and W. M. Lennox its Trustee. intend to file suit against Skagit County.
1533			7/21/2010	7/26/2010	CWA		Supplementary Update to Conservation Law Foundation's 2008 Petition for Withdrawal of the National Polluant Discharge Elimination System Program Delegation from the State of Vermont
1534	Beaumont at Bryn Mawr	Lower Merion School District, Ardmore, Pennsylvania.	2/4/2010	2/11/2010	CWA		Beaumont at Bryn Mawr intend to file suit agaist Lower Merion School District, Ardmore, Pennsylvania.
1535	City of Chattanooga	Moccasin Bend Waste Waer Treatment Plant & Combined Sewer System	8/2/2010	8/9/2010	CWA		City of Chattanooga intend to file suit agaist Moccasin Bend Waste Waer Treatment Plant & Combined Sewer System.

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1536			6/17/2010	6/21/2010	CWA		National Oceanic and Atmospheric Administration's Fisherises Service and National Marine Fisheries Service, or the Amy Corps of Engineers the Bureau of Reclamation and the Bonneville Power Administration.
1537	Ormond Land Partners, LLC	Development Group, LLC, Fairgreen Mirror Lake, LLC, Fairgreen Capital , LP, LEO Morehouse, Willis B. Jones, and Robert	9/27/2010	10/4/2010	CWA		Ormond Land Partners, LLC v. Fairgreen Development Group, LLC, Fairgreen Mirror Lake, LLC, Fairgreen Capital , LP, LEO Morehouse, Willis B. Jones, and Robert Mccollough
1538	Nothwest Enviromental Defense Center	. Afield & Sons Metal Recyclers L.L.C.	9/21/2010	9/27/2010	CWA		Nothwest Enviromental Defense Center v. Afield & Sons Metal Recyclers L.L.C.
1539	Patuxent Riverkeeper	US Army Corps of Engineers, et al.	7/26/2010	8/4/2010	CWA		Patuxent Riverkeeper v. US Army Corps of Engineers, et al.

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1540		Port Blakely Communities	9/29/2010	10/4/2010	CWA		Puget Soundkeeper Alliance v. Port Blakely Communities
1541	Rentley	City of Dallas, Georgia and Paulding County.	9/30/2010	10/6/2010	CWA		Michael and Gayle Bentley intend to file suit against City of Dallas, Georgia and Paulding County.
1542	Northern California River Watch	Brooktrails Township Commuity Service District	10/1/2009	10/7/2010	CWA		Northern California River Watch intend to file suit against Brooktrails Township Commuity Service District
1543	Northern California River Watch	Union Pacific Railroad Company, Atlantic Richfield Oil Company/BP, Chevron Corporation for Chevron Asphalt Company, and C.I.M Industries, Inc.	8/10/2010	8/26/2010	CWA	CA	Northern California River Watch intend to file suit against Union Pacific Railroad Company, Atlantic Richfield Oil Company/BP, Chevron Corporation for Chevron Asphalt Company, and C.I.M Industries, Inc.

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1544	Tennessee Clean Water Network	Trantanella	12/8/2008	12/16/2010	CWA		Tennessee Clean Water Network v. Trantanella
1545	California Sprotfishing Protection Alliance	City of Chico	12/16/2010	12/22/2010	CWA		California Sprotfishing Protection Alliance v. City of Chico
1546	Waste Action Project	Pierce County	11/10/2010	11/22/2010	CWA		Waste Action Project v. Pierce County
1547	Edna Collins	Chestnut Villa HOA	1/26/2011	2/10/2011	CWA		Consumer Complaint Against A Business/Corporation in regards to a water leak between a house and a water meter which is in a common area belonging to a small association of 11 homes.

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1548		BBPUD	2/11/2011	2/17/2011	CWA		River Watch is filing a suit under the Clean Water Act Section 505(a)(1), 33 U.S.C. for discharging untreated sewage through hydrologically-connected groundwater to United States waters.
1549	Investors, LLC	CSX transportation, Inc./CSX Real Property Inc.	2/11/2011	2/25/2011	CWA		James Creek Ivestors is suing CSX under FWPCA (CWA) for sediment and eroded sole discharges into Jones Creek and Willow Lake.
1550	Clean Water Action	Benevento Asphalt Corp.	11/18/2010	11/30/2010	CWA		Clean Water Action is filing suit against Benevento Asphalt Corp. under Section 505 of the Federal Clean Water Act for failure to comply with stormeawater pollution control requirements applicable to its' mineral mining and dressing facility.

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1551		Flambeau Mining Company and Kennecott Minerals Company	11/16/2010	11/22/2010	CWA		WRPC is suing FMC under the CWA for discharge of pollutants without explicit authorization.
1552	Holbrook & Southern	The Nantahala National Forest	1/25/2011	2/4/2011	CWA		Holbrook & southern are filing suit against The Nantahala National Forest for violations under the CWA for failure to obtain NPDES Construction Permit and 404 Wetlands Permit and for knowing and negligent discharge of pollutants into Waters of the US.
1553	California Sportfishing Protection Alliance	Trilore Technologies, Inc.	2/3/2011	2/11/2011	CWA		CSPA is suing TTI under the CWA for discharges of storm water discharge and unauthorized non-storm water discharge from the facility into the Lone Tree Creek which drains to the San Joaquin River and Delta, which are United States waters.

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1554	Global Community Monitor	Valley Recycling Inc.	2/3/2011	2/11/2011	CWA	CA	GCM is suing Valley Recycling under the CWA for unlawful discharge of pollutants from the Facility through the San Jose municipal storm sewer system into Coyote Creek, which flows into the San Francisco Bay.
1555	Bridgewater Recycling Inc.	Clean Water Action	2/9/2011	2/14/2011	CWA		Reply letter in reference to Clean Water Action 60-Day Notice of Violations and of intend to File Suit Regarding Noncompliance with Federal Clean Water Act's Industrial Stormwater Discharge Requirements against Bridgewater Recycling, Inc.
1556	WV Rivers Coalition, Sierra Club and WV Highlands Conservancy	Allegheny Energy	2/4/2011	2/17/2011	CWA	wv	The West Virginia Rivers Coalition, the Sierra Club and the West Virginia Highlands Conservancy in accordance with section 505 of the CWA and 40 C.F.R. Part 135 plan to sue Allegheny Energy subsidairy Monongahela Power's Albright Stations for violating en effluent standard or limitation under section 505(a)(1)(A) of the Act (33 U.S.C. section 1365(a)(1)(A)) by failing to comply with the terms of WV/NPDES Permit WV0075281 at it's Albright Power Station.

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1557	Northwest Environmental Defense Center	First Student Transportation, LLC and First Transit, Inc.	2/11/2011	2/17/2011	CWA		Notice of Intent to file suit against First Student Transportation, LLC and First Transit, Inc. for violations of Federal the Clean Water Act.
1558	Neighborhood Rights Campaign	City of Champaign	2/8/2011	2/23/2011	CWA		Champaign County Health Care Consumers and The 5thh & Hill Neighborhood Rights Campaign is filing suit against the City of Champaign for violating section 505 of the CWA, 33 U.S.C. section 1365 and 33 U.S.C. section 1311 and 1342 for discharges of pollutants into Boneyard Creek from an 8" clay pipe drain line. These discharges are non-stormwater, wet and dry weather discharges of various pollutants, including but not limited to benzene, ethyl benzene, dichlorobenzene, naphthalene dissolved solids, turbidity and other coal tar related compounds.

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1559	Rodriguez and De Leon	Soto and Ortiz	2/22/2011	3/3/2011	CWA		Rodriguez and De Leon are suing Soto and Ortiz under section 505(f) 33 U.S.C. section 1365(f) of the CWA for discharging raw sewage into naviagable waters. The illegal discharge originates from three differnt outfalls of the storm sewer system (MSA) owned and operated by the MA. This system recieves raw sweage from multiple sources and for the last 5 yrs. it has continuously discharged it directly into the Atlantic Ocean affecting la Marginal, Margara and Duhamel beaches.
1560	Maine	FPL Energy Maine Hydro LLC	2/19/2011	3/3/2011	CWA	ME	Friends of Merrymeeting Bay and Environment Maine are suing FBL Energy Maine Hydro LLC for violating water quality certifications issued under section 401 of the CWA for hydroelectric dams on the Kennebec River.
1561	Channelkeeper	City of Santa Barbara	2/24/2011	3/3/2011	CWA		Channelkeeper is suing the City of Santa Barbara under section 33 U.S.C. 1251 of the CWA for illegal discharges of sewage and stormwater into the Santa Barbara Channel and its tributaries.
1562	Flickner, Cooper, Spence and the Knob and Valley Audubon Society of Southern Indiana	City of Jeffersonville, Indiana and Grasshoppers Landscaping & Tree Service, Inc.	1/8/2011	1/26/2011	CWA	IN	Flickner, Cooper, Spence and the Knob and Valley Audubon Society of Southern Indiana intend to sue the City of Jeffersonville, Indiana and Grasshoppers Landscaping & Tree Service, Inc. under 33 U.S.C. section 1365 of the CWA for unpermitted discharges of storm water and dredge or fill material to an unnamed tributary of Leancassange Creek a water of the United States.

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1563	Sierra Club	ICG Hazard	2/24/2011	3/3/2011	CWA		The Sierra Club is filing suit against ICG Hazard under 33 U.S.C. section 1365 of the CWA for unpermitted discharge of selenium from outfalls at the Thunder Ridge surface mine.
1564	MEDC	Provimi Foods, Inc	10/12/2010	10/28/2010	CWA		MEDC intends to file a citizen suit under 33 U.S.C. section 1365 of the CWA against Provimi Foods, Inc. for violating there discharge wastewater permit.
1565	PSHOA	Target	1/28/2011	1/31/2011	CWA		PSHOA are suing Target under 505 U.S.C. section 1365 of the CWA for discharges of sediment, sediment-laden water and increased stormwater from the Target Site to the upper and lower lakes at the Penhurst Subdivision.
1566	,	NYCDEP	1/11/2011	1/21/2011	CWA		Ulster County intends to commence a citizen suit against NYCDEP under section 505 of the CWA for discharging pollutants from the Ashokan Reservour through the Ashokan Waste Channel to the lower Esopus Creek without a National/State Pollutant Discharge Elimination System.

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1567	Quad Cities Waterkeeper	Torkelson Chesse Co.	10/12/2010	10/29/2010	CWA		Quad Cities Waterkeeper is suing Torkelson Chesse Co. under 33 U.S.C. section 1365 of the CWA for violations of there NPDES Permit No. IL0026735. The facility wastewater stream is described in its Permit as "process and sanitary wastewater, boiler blowdown and water softener regenerant" and is discharged via a single outfall to Waddams Creek.
1568	Quad Cities Waterkeeper, Inc.	Paradise Manor Mobile Home Park	10/12/2010	10/29/2010	CWA		Quad Cities Waterkeeper, Inc. is suing Paradise Manor Mobile Home Park under CWA 33 U.S.C. section 1365 for violations of NPDES Permit No. IL0053295 for discharging wastewater via a single outfall to an unnamed tributary to Case Creek.
1569	Quad Cities Waterkeeper	Spectrum Preferred Meats, Inc.	10/12/2010	10/29/2010	CWA		Quad Cities Waterkeeper is suing Spectrum Preferred Meats, Inc. for violations of NPDES Permit No. IL 0071862, under 33 U.S.C. section 1365 of the CWA for discharging its slaughterhouse process wastewater via a single outfall to an unnamed tributary to Pine Creek.
1570	Quad Cities Waterkeepe		10/12/2010	10/29/2010	CWA		Quad Cities Waterkeeper is suing Village of Mt. Morris for violations of NPDES Permit No. IL0030031 under 33 U.S.C. section 1365 of the CWA for discharging via a single outfall of sewage into the mount Morris Creek North.

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1571	Appalachian Voices	ICG Knott county, LLC	10/7/2010	12/20/2010	CWA		Appalachian Voices is suing ICG Knott county, LLC under 33 U.S.C. section 1365(b) for discharging a pollutant into waters of the United States from a point source without, or in violation of a permit.
1572	Appalachian Voices	ICG Hazard, LLC	10/7/2010	12/20/2010	CWA		Appalachian Voices is suing ICG Hazard, LLC under 33 U.S.C. section 1356(b) for discharging a pollutant into waters of the United States from a point source without, or in violation of a permit.
1573	Ohio Valley Environmental Coalition, Inc.	Patriot Coal Corporation	2/22/2011	3/2/2011	CWA		Ohio Valley Environmental Coalition, Inc. is suing Patriot Coal Corporation under section 505(a)(1) of the CWA, 33 U.S.C. section 1365(a)(1), for ongoing and/or intermittent violation of the CWA for discharging pollutants into the waters of the United States in violation of the terms and conditions of their NPDES permits.
1574	CSPA	M&M Services Inc.	9/30/2010	10/15/2010	CWA		CSPA is filing suit against M&M Services Inc. under section 505(b) of the CWA for unlawful discharge of pollutants from the Facility into channels that flow into the Windsor Strom Drain System which empties into Pruitt Creek, Windsor Creek, Laguna de Santa Rosa which in turn flows into the Russian River.

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1575	Willamette Riverkeeper	Flakeboard America Limited	1/21/2011	2/4/2011	CWA	OR	Riverkeeper is filing suit against Flakeboard American Limited under 33 U.S.C. section 1365 of the CWA for ongoing violations at its facility for discharges exceeding there benchmark levels of TSS's.
1576	JRRN	Salt Lake City	1/21/2011	2/4/2011	CWA		JRRN is filing suit against Salt Lake City for violating 33 U.S.C. section 1131(a) of the CWA by discharging pollutants into waters of the United States without a permit.
1577			1/31/2011	2/3/2011	CWA		US Army Corp of Enigineers USACOE Savannah District Savannah District Savannah Harbor Expansion Project Submission of Public Comment
1578	Clean Water Action	Bridgewater Recycling, Inc.	12/10/2010	12/21/2010	CWA		Clean Water Action intends to file suit against Bridgewater Recycling, Inc. under Section 505 of the CWA for failute to comply with stormwater pollution control requirements.

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1579	Sandy Hook Waterman's Alliance, Inc.	NJ Sports and Exposition Authority	1/7/2011	3/21/2011	CWA		Sandy Hook Waterman's Alliance, Inc. is serving notice of Violations which amends and supplements the Notice of Violations from 2/25/10 against NJ Sports and Exposition Authority for violations under Section 505 of the CWA for discharging biological waste into the waters of the United States.
1580	CSPA	Stockton Recycling, Inc.	1/13/2011	1/21/2011	CWA	CA	CSPA Notice of Violations and Intent to File Suit under CWA against Stockton Recycling, Inc. for unlawful discharges of pollutants from the facility the stormwater drainage system for the City of Stockton.
1581	River Watch	Dow Chemical Company	12/9/2010	12/15/2010	CWA		River Watch Notice of Violations and Intent to file Suit Under CWA section 505(a)(1) against Dow Chemical Company for discharge of pollutants from a point source to waters of the Uniteds in violation of a NPDES permit.
1582	Weyerhaeuser	Port of Olympia	12/8/2010	12/21/2010	CWA		Acknowlegment of reciept by Weyerhaeuser of Notice of Violation and Intent to file suit under the CWA against Port of Olympia 11/29/10 for illegally discharged fill into wetlands and/or waters of the United States.

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1583		Berkshire Concrete	12/6/2010	12/21/2010	CWA		Clean Water Action intends to file a civil action under Section 505 of the CWA against Berkshire Concrete for failure to comply with stormwater pollution control requirements of the CWA.
1584	City of Parma	Prime Properties Limited Partnership	1/13/2011	1/24/2011	CWA		Response Letter from City of Parma with respect to citizen suit notice sent on behalf of Prime Properties Limited Partnership dated 11/16/10.
1585	OEC	Oxford	12/3/2010	12/9/2010	CWA		OEC intends to file suit against Oxford for ongoing violations of Section 505(a)(1), 33 U.S.C. 1365(a)(1) of the CWA for failing to mitigate ifs filing os waters of the United States as required by its Section 401 Certification.
1586	Yadkin Riverkeeper	ALCOA	1/19/2011	3/31/2011	CWA	NC	Riverkeeper intents to sue ALCOA under Section 505 of the CWA for the ongoing unlawful discharge of excess levels of cyanide, fluoride, and polychlorinated biphenyls into Badin Lake.

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1587	Citizens Organization	Clark County, Washington	1/11/2011	1/31/2011	CWA		Citizens Organization intent to file suit under 33 U.S.C. section 1365 of the Act against Clark County, Washington in violation of it's NPDES Municpal Stormwater Permit due to its failure to adopt and/or implementstandards and practices for stormwater control.
1588	KFTC	Leeco	1/19/2011	1/31/2011	CWA		KFTC is filing suit against Leeco under Section 505 of the CWA for violation of Section 301 of the Act, 33 U.S.C. section 1311, as a result of the unpermitted discharge of selenium from two surface mines.
1589	Nucor Steel LA	Zen-Noh	1/20/2011	1/31/2011	CWA	LA	NS-LA is filing suit against Zen-Noh under section 505 of the CWA, 33 U.S.C. setion 1355(a) for unlawful, unpermitted discharges of pollutants into a ditch located on the river side of a levee.
1590	Gerald E. DeMarco	Township of Washington	1/17/2011	1/31/2011	CWA		Gerald E. DeMarco is filing suit against the Township of Washington under section 505(a) of the CWA for violations of their NJPDES Permit.

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1591		Hanson	1/20/2011	1/31/2011	CWA		Baykeeper intends to file a civil action against Hanson for violations of section 505(a), 33 U.S.C. section 1365(a) of the CWA for contaminated storm water discharges.
1592		Jamces C. Hailey and Company	3/8/2011	3/15/2011	CWA		The City of Mount Pleasant, TN intends to file suit under 33 U.S.C. section 1365 (a)(1) of the CWA against Jamces C. Hailey and Company for discharging without a permit and for violations of its NPDES Permit.
1593	Appalachian Voices	Nally and Hamilton	3/9/2011	3/15/2011	CWA		Appalachian Voices intend to file suit against Nally and Hamilton under 33 U.S.C. section 1365(b) of the CWA for ongoing violations of an "effluent standard or limitation" within the meaning of CWA setion 505(a)(1)(A),(f).
1594	R.G. Hunt	PNM Resources, Inc.	3/8/2011	3/15/2011	CWA		R.G. Hunt intends to file suit against PNM Resources, Inc. under section 505(a)(1)(A) of the CWA discharge of pollutants through a point source into waters of the United States.

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1595	Aimsworth, Bellah, Conkle, Earnest, Kirk and Walker	CBC and Henry County, Georgia	3/1/2011	3/16/2011	CWA		Aimsworth, Bellah, Conkle, Earnest, Kirk and Walker intend to sue CBC and Henry County, Georgia under 33 U.S.C. section 1364(b) of the CWA for ongoing violations of section 301,402 and 404 of the Act.
1596	NRDC, Sierra Club and Prairie Rivers Network	MWRDGC	3/1/2011	3/16/2011	CWA		NRDC, Sierra Club and Prairie Rivers Network are filing suit against MWRDGC under section 33 U.S.C. section 1311(a) of the CWA for violating their NPDES permits.
1597	Altamaha Riverkeeper (ARK) ,GEC and SRK	The Hutcheson Company, Inc.	3/2/2011	3/16/2011	CWA	GA	ARK, GEC and SRK intends to file suit against The Hutcheson Company, Inc. for ongoing violations of 33 U.S.C. section 1251 and the CMPA, O.C.G.A. section 12-5-280 of the CWA.
1598	CSPA	IPC	2/25/2011	3/16/2011	CWA		CSPA is filing suit against IPC under section 505(a) of the Act for violations of the CWA and the General Permit.

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1599	CSPA	SMR	3/9/2011	3/16/2011	CWA		CSPA intends to sue SMR under section 505(a) of the CWA for violates of the Act and the General Permit.
1600	CSPA	MRMSI	2/25/2011	3/16/2011	CWA		CSPA intends to file suit against MRMSI under section 301 of the Act for unlawful discharges of pollutants froma a point source to naviagablewaters without obtaining and complying with a NPDES permit.
1601	CSPA	BWATP	3/11/2011	3/28/2011	CWA		CSPA is filing suit against BWATP for violations under section 505 (a) of the CWA.
1602	Three Rivers Waterkeeper/Clean Water Action	City of McKeesport Sewage Treatment Plant Authority	3/10/2011	3/28/2011	CWA		Three Rivers Waterkeeper/Clean Water Action intend to sue the City of McKeesport Sewage Treatment Plant Authority for violations of section 301 of the CWA.

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1603	Water Action	Franklin Township Sewer Authority and STP	3/10/2011	3/24/2011	CWA		Three Rivers Waterkeeper/Clean Water Action intend to sue Franklin Township Sewer Authority and STP for violations of section 301 of the CWA.
1604	Donna Chronistar	East Berlin Sewer and Water Authority	2/9/2011	2/17/2011	CWA		Donna Chronistar is filing a complaint against East Berlin Sewer and Water Authority in Dillsburg, PA for fradulant acts.
1605		Eastman, Ozark Materials and Ozark Materials River Rock, L.L.C	3/22/2011	3/31/2011	CWA		Benham notice of intend to file suit against Eastman, Ozark Materials and Ozark Materials River Rock, L.L.C under section 505 of the CWA, 33 U.S.C. section 1251.
1606	CSPA	Trilore Technologies	4/7/2011	4/13/2011	CWA		CSPA v. Trilore Technologies, Inc. civil suit filed under 33 U.S.C. Section 1251 of the CWA.

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1607	CSPA	Northstate Recyling and William Short	3/28/2011	4/7/2011	CWA		CSPA v. Northstate Recyling and William Short have entered into a proposed settlement agreement in refernce to case No. 2:10-CW-01688-WBS-EFB.
1608	Sierra Club, et. al	ICG Eastern, LLC	4/1/2011	4/13/2011	CWA		Sierra Club, et. al v. ICG Eastern, LLC, Civ. No. 2:11-cv-23 (N.D.E.Va.)
1609	CSPA	Stockton Recycling Inc.	4/11/2011	4/21/2011	CWA		CSPA v. Stockton Recycling Inc. notice of intent to file suit under Section 505(b) of the CWA.
1610	CSPA	West Coat Metals. Inc	4/11/2011	4/22/2011	CWA		CSPA v. West Coat Metals. Inc. Case No: C11- 01364.

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1611	Edgar Elie	Pacific Land LTD, et aL.	4/19/2011	4/26/2011	CWA		Edgar Elie v. Pacific Land LTD, et al. Case No. 11-60765-CIV-DIMIROULEAS
1612	California Sportfishing Protection Alliance (CSPA)	Matheson Tri-Gas, Inc.	3/28/2011	4/7/2011	CWA	CA	CSPA v. Matheson Tri-Gas, Inc. intends to file suit under Section 505(b) of the CWA.
1613	Rosemere Neighborhood Association, et al.	Clark County, et al.	4/20/2011	5/3/2011	CWA		Rosemere Neighborhood Association, et al. v. Clark County, et al. complaint for declaratory and injunctive relief in accordance with 40 C.F.R. section 135.4.
1614	River Watch	City of Blue Lake Wastewater Treatment Facility	4/4/2011	4/13/2011	CWA		River Watch intends to sue City of Blue Lake Wastewater Treatment Facility under Section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1615	River Watch	City of Willits	4/20/2011	4/29/2011	CWA		River Watch intends to file suit under Section 505(a) of the CWA against the City of Willits.
1616	Idaho Conservation League, et al.	Atlanta Gold Corporation	4/21/2011	4/29/2011	CWA		Idaho Conservation League, et al. v. Atlanta Gold Corporation has file a complaint under Section 33 U.S.C. section 1251 of the Act.
1617	Wild Earth Guardians et. al	Shingles 4 Recycling, L.L.C.	4/21/2011	4/29/2011	CWA	со	WildEarth et. al v. Shingles 4 Recycling, L.L.C. is filing suit under 33 U.S.C. section 1251 of the CWA.
1618	Defense Center	Multi-Chem Group LLC	4/1/2011	4/13/2011	CWA	CA	Environmental Defense Center intends to file suit against Multi-Chem Group LLC for violations under 33 U.S.C. section 1251 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1619	Edison Wetlands Association	Garden State Buildings et al.	4/4/2011	5/13/2011	CWA	NJ	Edison Wetlands Association v. Garden State Buildings et al. intends to file suit under 33 U.S.C. section 1251 of the CWA.
1620	Edison Wetlands Association	Garden State Buildings, LLP	4/26/2011	5/9/2011	CWA		Garden State Buildings, LLP intends to sue Edison Wetlands Association under 33 U.S. section 1251 of the CWA.
1621	Michael and Gayle Bentley	Griffin White Development Co.	4/28/2011	5/9/2011	CWA		Michael and Gayle Bentley intend to sue Griffin White Development Co. et. al under FWCPA Section 505-33 U.S.C. 1365 of the CWA.
1622	Friends of Long Hungry, Jeff Poppin et.al	Lundy Russell Poultry	4/27/2011	5/3/2011	CWA	TN	Jeff Poppin et.al intends to sue Lundy Russell Poultry under 33 U.S.C. section 1365 (a)(1) and (b)(1)(a) CWA Section 505.

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1623	Protection Alliance	All Star Auto Wrecking, Inc.	5/2/2011	5/12/2011	CWA	CA	California Sportfishing Protection Alliance intends to sue All Star Auto Wrecking, Inc. under Section 505(a) of the CWA.
1624	Friends of the Clearwater and Ken Jones	Ed Simmons	5/3/2011	5/12/2011	CWA		Friends of the Clearwater and Ken Jones intend to sue Ed Simmons for violations of 33 U.S.C. section 1251 of the CWA for illegal discharge of fill into a wetland.
1625	Roy E. Degan III et. al	Norfolk Southern Railway Co. □ Memphis Regional Intermodel Facility	4/28/2011	5/12/2011	CWA	TN	Roy E. Degan III et. al intends to sue the Memphis Regional Intermodel Facility for vioaltions under Section 505 of the CWA.
1626	Tennessee	Sue Rohm & Hass and Dow Chemica	5/9/2011	5/20/2011	CWA		Clean Up Tennessee intends to sue Sue Rohm & Hass and Dow Chemical for violations under Section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1627	Christopher Lynn Overbay	Morristown, Tenn.	5/10/2011	5/20/2011	CWA		Notice of Intent to file suit under 33 U.S.C. section 1365(a)(1) of the CWA. Christopher Lynn Overbay v. Morristown, Tenn.
1628	Ventura Coastkeeper	Pick Your Part Auto	4/20/2011	5/3/2011	CWA	CA	Coastkeeper v. Pick Your Part Facility notice of violation and intent to file suit under 33 U.S.C. section 1251 of the CWA.
1629	Markowitz	ExxonMobil Corp.,	5/12/2011	5/13/2011	CWA		Markowitz v. ExxonMobil Corp., No. 05-CV-05229 (KAM/RML) copy of a Settlement Agreement and Proposed Stipulation and Order of Dismisssal under 33 U.S.C. section 1365(c)(3) of the CWA.
1630	R.G. Hunt	Public Service Company of New Mexico et. al.	5/6/2011	5/13/2011	CWA		Response to NOI under section 505 of the CWA. R.G. Hunt v. Public Service Company of New Mexico et. al.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1631	CSPA	M&M Services Inc.	5/6/2011	5/13/2011	CWA		CSPA v. M&M Services Inc. NOI file suit under Section 505(b) of the CWA.
1632	CSPA	West Coast Metals	5/6/2011	5/13/2011	CWA		CSPA v. West Coast Metals NOI file suit under Section 505(b) of the CWA.
1633	Investors, LLC	Krystal River Commerical Park	5/17/2011	5/24/2011	CWA		Amended Notice of Violation of the CWA related to Krystal River Commerical Park in Columbia county, Georgia for the purposes of correcting an error in the 5/16/11 letter.
1634	Clean Water Action	Trew Stone et. al	5/19/2011	5/26/2011	CWA	МА	Clean Water Action intends to file suit under section 505 of the CWA against Trew Stone et. al.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1635	Investors, LLC	Marshall Square Investors, LLC et. al	5/16/2011	5/26/2011	CWA	GA	Jones Creek Investors, LLC intends to sue Marshall Square, LLC et. al for violations under section 505 of the CWA.
1636	City of North Charleston, SC	State of South Carolina et.al.	5/18/2011	5/26/2011	CWA	SC	City of North Charleston, SC v. State of South Carolina et.al. under section 505 of the CWA.
1637	Midnight Pass Society	Florida Dept. of Environmental Protection	5/25/2011	6/7/2011	CWA		Midnight Pass Society v. Florida Dept. of Environmental Protection Case No: 8:11 -cv-507-T-23-AEP
1638	Colorado Trust for Protection & Benefits et. al.	Sounder, Miller & Associates, Inc.	5/26/2011	6/7/2011	CWA		Colorado Trust for Protection & Benefits et. al. v. Sounder, Miller & Associates, Inc. is suing under 33 U.S.C. section 1301 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1639	IDP Marina	City of Chattanooga, TN	5/26/2011	6/7/2011	CWA	TN	DP Marina intends to file suit against the City of Chattanooga, TN under 33 U.S.C. section 1365(a)(1) of the CWA for ongoing violations of the Act arising out ofoverflows of the Chattanooga sewerage system.
1640	Randy Rayman	City of Walford	5/26/2011	6/7/2011	CWA		Randy Rayman v. City of Walford intends to sue under section 505 of the CWA.
1641	Scribner Gravel LLC	Preston Dobbs Truck Service	6/8/2011	6/16/2011	CWA	MS	Scribner Gravel LLC intends to sue Preston Dobbs Truck Service for violations ongoing violations under the CWA and RCRA.
1642		U.S. Bureau of Reclamation et. al	6/7/2011	6/16/2011	CWA		Pacific Coast Federation of Fishermen's Association et.al intends to sue U.S. Bureau of Reclamation et. al under 33 U.S.C. section 1251 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1643	al	FirstEnergy	6/6/2011	6/16/2011	CWA		The West Virginia Rivers Coalition et. al v. FirstEnergy for violations under Section 505 of the CWA.
1644	Friends of the Fox River	Scot Forge	6/6/2011	6/16/2011	CWA	IL	Friends of the Fox River Notice of Intent to sue Scot Forge for violations of the CWA, 33 U.S.C. 1251.
1645	Соаѕкеерег	Ventura County Auto	6/2/2011	6/16/2011	CWA	CA	Coastkeeper intends to file suit against Ventura County Auto for violations of the CWA.
1646		Franklin County et.al	6/8/2011	6/16/2011	CWA		Sierra Club v. Franklin County et.al for violations under 33 U.S.C. section 1365 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1647	Friends of the Clearwater	US Forest Service.	5/31/2011	6/16/2011	CWA		Friends of the Clearwater intends to file suit under Section 505 of th CWA against US Forest Service.
1648	River Watch	Kinder Morgan, Inc. et. al.	3/14/2011	6/17/2011	CWA	CA	Northern California River Watch intends to file suit under 33 U.S.C. section 1251 of the CWA against Kinder Morgan, Inc. et. al.
1649	Kenneth Elam et. al	Harpeth Valley Utility District	6/7/2011	6/17/2011	CWA		Kenneth Elam et. al intents to sue Harpeth Valley Utility District for violations of 33 U.S.C. section 1365(a)(1) and (b)(1) of the CWA, Section 505.
1650	Clean Water Action	Berkshire Concrete Corp.	6/3/2011	6/16/2011	CWA	MA	Clean Water Action intends to file suit against Berkshire Concrete Corp. under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1651	Bradford Estates	Southside Mininstries Inc. et.al	5/31/2011	6/16/2011	CWA		Bradford Estates intends to sue Southside Mininstries Inc. et.al under 33 U.S.C. section 1251 of the CWA.
1652	CK Safe and Quiet, LLC	Kitsap Rifle and Revolver Club	6/17/2011	6/30/2011	CWA		CK Safe and Quiet, LLC intends to sue Kitsap Rifle and Revolver Club for violatons under 33 U.S.C. section 1365 of the CWA.
1653	Coalition et.al.	Municipality of Arecibo	7/21/2011	6/30/2011	CWA		Arecibo is seeking a declaratory judgement injunctive relief, the imposition of civil penalties and the award of costs including attorneys and expert witness fees for defendants discharge of storm water into navigable waters in violation of order number CWA-2-2008-3112 issued by the administrator of the USEPA on 2/7/08. Under Section 505(a) of the Act 33 U.S.C. sec.
1654	Judith P. Vander Salm	Bailin & Associates, Inc. et. al	6/16/2011	6/30/2011	CWA		Judith P. Vander Salm v. Bailin & Associates, Inc. et. al for various violations under 33 U.S.C. section 1251 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1655	Project	Meltec Division of Young Corp	6/29/2011	7/6/2011	CWA		Waste Action Project v. Meltec Division of Young Corp for violations under 33 U.S.C. sect. 1365 of the CWA.
1656	River Watch	Paul Hobbs Winery, Inc. et. al.	6/21/2011	7/6/2011	CWA	CA	River Watch v. Paul Hobbs Winery, Inc. et. al. for violations under 33 U.S.C. sect. 1365(a)(1) and CWA sect. 505(a)(1).
1657	Ellen Redeker et.al.	City of Glendale	6/24/2011	7/6/2011	CWA		Ellen Redeker et.al. v. City of Glendale for violations under 33 U.S.C. sect. 1365(a)(1)(A),(f) of the CWA.
1658	·	C&D Auto Dismantling Facility LLC. et. al.	5/13/2011	5/20/2011	CWA		Coastkeeper v. C&D Auto Dismantling Facility LLC. et. al. for violations under 33 U.S.C. sect. 1251 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1659	al.	City of Ashland, Ashland Gun Club et al.	7/1/2011	7/15/2011	CWA	OR	Cathy DeForest et al. intends to sue City of Ashland et al. for violations under Sections 301(a) and 404 of the CWA.
1660	Project	Meltec Division of Young Corp	7/6/2011	7/15/2011	CWA		Waste Action Project intends to sue Meltec Division of Young Corp. under Section 505 of the CWA, 33 USC sect. 1365.
1661	Massachusetts	Town of Douglas Water & Sewer Dept.	7/5/2011	7/15/2011	CWA	МА	Interface Massachusetts Holding, Inc. intends to sue the Town of Douglas Water & Sewer Dept. for violations of Section 505(b) of the CWA, and Section 505(a)(1)(A) and (f).
1662	Center for Biological Diversity	EPA	6/22/2011	7/30/2011	CWA		Center for Biological Diversity v. EPA for violations under Section 304 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1663	Ogeechee- Canoochee Riverkeeper et. al.	King America Finishing, Inc.	7/27/2011	8/5/2011	CWA		Ogeechee-Canoochee Riverkeeper et. al. intends to sue King America Fininshing, Inc. for violations of 33 U.S.C sect. 1365 of the CWA.
1664	Felice Pace, Wilderness Watch, et al.	John McCamman and the California Department of Fish and Game	7/27/2011	8/5/2011	CWA	CA	Felice Pace et al. intends to sue John McCamman and the Department of Fish and Game for violations of sections 301 and 402 of the CWA.
1665	Sierra Club	Monongahela Power a FirstEnergy Company	7/28/2011	8/5/2011	CWA		Response letter to 60-Day Notice of Intent to file Suit under Section 505(a)(1) of the CWA, Sierra Club v. Monongahela Power a FirstEnergy Company.
1666	Diana Deutsch	Larry Lane	7/28/2011	8/5/2011	CWA	GA	Diane Deutsch NOI to file suit against Larry Lane for violations of section 505 of the CWA.

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1667	Tennessee Riverkeeper, Inc.	Jimmy Kennamer dba Marshall County Land Company	7/28/2011	8/5/2011	CWA		Tennessee Riverkeeper, Inc. intends to file a suit under section 505 of the CWA against Jimmy Kennamer dba Marshall County Land Company.
1668	StarLink Logistics, Inc.	Associated Commodities Corp. (ACC), LLC	7/21/2011	8/4/2011	CWA	TN	StarLink Logistics, Inc. v. ACC, LLC for violations of section 505 of the CWA.
1669	Kootenai Environmental Alliance	South Fork Coeur d' Alene River Sewer District	7/21/2011	8/4/2011	CWA	ID	Kootenai Environmental Alliance intends to file suit against South Fork Coeur d' Alene (SFCDA) River Sewer District for violations of section 505(b) of the CWA.
1670	Puget Soundkeeper Alliance	Pape Machinery, Inc.	7/22/2011	8/4/2011	CWA	WA	Puget Soundkeeper Alliance intends to file suit against Pape Machinery, Inc. under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1671	Puget Soundkeeper Alliance	Total Terminals International	7/20/2011	8/4/2011	CWA	WA	Puget Soundkeeper Alliance intends to file suit against Total Terminals International for violations of sections 301 and 402 of the CWA.
1672	Waste Action Project's	Issaquah Lumber Company	7/19/2011	7/26/2011	CWA	WA	60-Day NOI of Waste Action Project's intent to file a citizen suit against Issaquah Lumber Company under section 505 of the CWA.
1673	Waste Action Project	ABX Air, Inc.	7/19/2011	7/26/2011	CWA		60-Day NOI, Waste Action Project intends to sue ABX Air, Inc. under section 505 of the CWA.
1674	Waste Action Project	Jesse Engineering Co.	7/19/2011	7/26/2011	CWA		60-Day NOI, of Waste Action Project intendt to file suit against Jesse Engineering Co. under section 505 of the CWA.

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1675	Waste Action Project	Edman Company	7/18/2011	7/26/2011	CWA	WA	60-Day NOI, Waste Action Project intent to file suit against Edman Company under section 505 of the CWA.
1676	Waste Action Project	Nordick Division of Young Corp.	7/13/2011	7/21/2011	CWA		60-Day NOI, Waste Action Project intent to sue file suit against Nordick Division of Young Corp. under section 505 of the CWA.
1677	Waste Action Project	Hartung Glass Industries	7/8/2011	7/21/2011	CWA	WA	60-Day NOI, Waste Action Project intent to file suit against Harting Glass Industries, Inc. under section 505 of the CWA.
1678	Puget Soundkeeper Alliance	King County Airport	7/22/2011	7/29/2011	CWA		60-Day NOI, Puget Soundkeeper Alliance intent to file suit against King County Airport for violations under section 505 of the CWA.

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1679	Applaachian Voices, Inc.	Frasure Creek Mining, LLC	6/28/2011	7/22/2011	CWA		60-Day NOI, Applaachian Voices, Inc. et. al intent to file suit against Frasure Creek Mining, LLC for violations of section 505(b) of the CWA.
1680	California Sportfishing Protection Alliance	A&S Metals of Los Banos, Inc.	6/29/2011	7/22/2011	CWA	CA	60-Day NOI, California Sportfishing Protection Alliance intends to file suit against A&S Metals of Los Banos, Inc. for violations under section 505(b) of the CWA.
1681	Association et al.	Maui County	6/28/2011	7/22/2011	CWA		60-Day NOI, West Maui Preservation Association et.al. intends to file suit against Maui County for violations of section 505(b)(1)(A) of the CWA.
1682	Michael and Gayle Bentley	Thomas H.Aiken et.al	7/15/2011	8/22/2011	CWA		60-Day NOI, Michael and Gayle Bentley intends to file suit against Thomas H.Aiken et.al for violations under section 505(b) of the CWA.

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1683	Puget Soundkeeper Alliance	Stevedoring Services of America Terminals, Inc. et. al.	7/27/2011	8/12/2011	CWA	WA	60-Day NOI Puget Soundkeeper Alliance against Stevedoring Services of America Terminals, Inc. et. al. for violations under section 505 of the CWA.
1684	Waste Action Project	Union Pacific Railroad Co.	7/29/2011	8/12/2011	CWA	WA	60-Day NOI, Waste Action Project v. Union Pacific Railroad Co. for violations under section 505 of the CWA.
1685	Ogeecjee- Canoochee Riverkeeper, Inc.	King America Finishing, Inc.	8/5/2011	8/12/2011	CWA		60-Day NOI, Ogeechee-Canoochee Riverkeeper, Inc. v. King America Finishing, Inc. for violations of section 505 of the CWA.
1686	Sierra Club et.al.	EPA	7/18/2011	8/4/2011	CWA		60-Day NOI, Sierra Club et.al. v. EPA under section 505(a)(2) of the CWA for violations of failure to perform its nondiscretionary duty under CWA Sec. 303(d)(2) with total regard to the total maximum daily load for PCBs in the Spokane River.

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1687	Nrruse Riverkeeper Foundation	Stantonsburg Farm	3/13/2014	4/7/2014	CWA		Neuse Riverkeeper Foundation notify Stanton Farm et al, about violations of the efflient standard or limiation under the Clean Water Act
1688	Delware Riverkeeper et. al.	Philadelphia Gun Club	8/9/2011	8/19/2011	CWA		60-Day NOI, Delware Riverkeeper et. al. v. Philadelphia Gun Club for violations of 33 U.S.C. section 1251 of the CWA.
1689	Protection Alliance	Waste Management of California, CT Corporation et al.	8/9/2011	8/19/2011	CWA	CA	60-Day NOI, California Sportfishing Protection Alliance v. Waste Management et. al. for violations of section 505(b) of the CWA.
1690	Rosemere Neighborhood Association et. al.	Millenium Bulk Logistics, Ambre Energy North America, et al.	8/9/2011	8/19/2011	CWA	WA	60-Day NOI, Rosemere Neighborhood Association et. al. v. Ambre Energy North America et. al. for violations under section 505 of the CWA.

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1691	WildEarth Guardians	Virgin Islands Water et. al.	8/15/2011	8/24/2011	CWA		60-Day NOI, WildEarth Guardians v. Virgin Islands Water et. al. for violations of Section 505(a) of the CWA.
1692	California Sportfishing Protection Alliance	Specialized Parts Planet, Inc., TAP Recycling	8/5/2011	8/24/2011	CWA		60-Day NOI, California Sportfishing Protection Alliance v. Specialized Parts Planet, Inc. for violations of section 505(b) of the CWA.
1693	Appalachian Voices, Inc. et.al.	Nally & Hamilton Enterprises, Inc.	8/23/2011	8/31/2011	CWA		60-Day NOI, Appalachian Voices, Inc. et.al. v. Nally & Hamilton Enterprises, Inc. for violations of under Section 505(b) of the CWA.
1694	San Francisco Baykeeper	BAE Systems San Francisco Ship Repair, Inc., CT Corporation System	8/22/2011	8/31/2011	CWA	CA	60-Day NOI, San Francisco Baykeeper v. BAE Systems San Francisco Ship Repair, Inc. for violations of Section 505(a) of the CWA.

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1695	Project	AAA Welding Co. Fauro Corp. et al.	7/29/2011	8/30/2011	CWA		60-Day NOI, Waste Action Project v. AAA Welding Co. Fauro Corp. et. al. for violations under Sections 301 and 402 of the CWA.
1696	Waste Action Project	Bellingham-Sumas Stages, Inc., Hesselgrave International Charters	7/29/2011	8/30/2011	CWA	WA	60-Day NOI, Waste Action Project v. Bellingham- Sumas Stages, Inc. et. al. for violations of Sections 301 and 402 of the CWA.
1697	Puget Soundkeeper Alliance	Rabanco Companies dba Kent Meridian Disposal	7/29/2011	8/30/2011	CWA	WA	60-Day NOI, Puget Soundkeeper Alliance v. Rabanco Companies dba et. al. for violations under Section 505 of the CWA.
1698		New West Gypsum USA, Inc.	7/29/2011	8/30/2011	CWA	WA	60-Day NOI, Puget Soundkeeper Alliance v. New West Gypsum USA, Inc. for violations under sections 301 and 402 of the CWA.

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1699	Waste Action Project	Star Moving and Storage, Inc.	7/29/2011	8/30/2011	CWA	WA	60-Day NOI, Waste Action Project v. Star Moving and Storage, Inc. for violations of sections 301 and 402 of the CWA.
1700	Puget Soundkeeper Alliance	Trident Seafoods Corp.	7/27/2011	8/30/2011	CWA	WA	60-Day NOI, Puget Soundkeeper Alliance v. Trident Seafoods Corp. for violations of sections 301 and 402 of the CWA.
1701	California Sportfishing Protection Alliance	SPP Rancho Recyling	8/5/2011	8/30/2011	CWA	CA	60-Day NOI, California Sportfishing Protection Alliance v. SPP Rancho Recyling for violations under section 505(b) of the CWA.
1702	California Sportfishing Protection Alliance	SPP Rancho CPDJ	8/5/2011	8/30/2011	CWA	CA	60-Day NOI, California Sportfishing Protection Alliance v. SPP Rancho CPDJ for violations under section 505(a).

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1703	Protection Alliance	SPP Ford	8/5/2011	8/30/2011	CWA	CA	60-Day NOI, California Sportfishing Protection Alliance v. SPP Ford for violations under section 505(b) of the CWA.
1704	Protection Alliance	SPP British	8/5/2011	8/30/2011	CWA	CA	60-Day NOI, California Sportfishing Protection Alliance v. SPP British for violations under section 505(b) of the CWA.
1705	al.	National Coal LLC	8/18/2011	8/30/2011	CWA		60-Day NOI, The Sierra Club et. al. v. National Coal LLC for violations under Section 505(a)(1)(A) of the CWA.
1706		City of Healdsburg Watewater Treatment Reclamation et al.	8/18/2011	8/30/2011	CWA	CA	60-Day NOI, Northern California River Watch v. City of Healdsburg Watewater Treatment Reclamation et. al. for violations under section 505(a)(1) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1707	Louisiana Crawfish Producers Association	Southern Natural Gas	8/20/2011	8/30/2011	CWA	LA	60-Day NOI, Louisiana Crawfish Producers Association v. Southern Natural Gas under Secton 505(a) of the CWA.
1708	Ecological Rights Foundation	Pacific Gas & Electric Company	8/18/2011	8/30/2011	CWA		60-Day NOI, Ecological Rights Foundation v. Pacific Gas & Electric Company for violations section 505(b) of the CWA.
1709	Association Concerned Over Resources and Nature, Inc.	City of Mount Pleasant Tennessee	8/25/2011	9/7/2011	CWA		60-Day NOI, Association Concerned Over Resources and Nature, Inc. v. City of Mount Pleasant Tennessee for violations of 33 U.S.C. section 1365(a)(1) of the CWA.
1710	Waste Action Project	Westway Feed Products LLC	8/23/2011	9/7/2011	CWA		60-Day NOI, Waste Action Project v. Westway Feed Products LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1711	Sierra Club	Lehigh Southwest Cement Company et al.	8/24/2011	9/2/2011	CWA	CA	60-Day NOI, Sierra Club v. Lehigh Southwest Cement Company et. al. for violations of 33 U.S.C. section 1365(a)(1) of the CWA.
1712	Puget Soundkeeper Alliance	Atlas Trucking Inc.	8/26/2011	9/13/2011	CWA	WA	60-Day NOI, Puget Soundkeeper Alliance v. Atlas Trucking Inc. for violations under section 505 of the CWA.
1713	Cathy DeForest et al.	City of Ashland et al.	8/29/2011	9/13/2011	CWA		60-Day NOI, Cathy DeForest et al. v City of Ashland et al. for violations under section 565 of the CWA.
1714	The People From The Town of Hinkley California	PG&E Corporation et al.	9/7/2011	9/13/2011	CWA		The People From The Town of Hinkley California, Cease and Desist Memorandum No. 1-3 against PG&E Corporation et al.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1715	al.	Consol of Kentucky, Inc.	9/1/2011	9/13/2011	CWA		60-Day NOI, The Sierra Club et al. v Consol of Kentucky, Inc. for violations under section 505(a)(1)(A) of the CWA.
1716	Louisiana Environmental Action Network	TIN, Inc./Temple- Inland Bogalusa Mill	8/26/2011	9/13/2011	CWA	LA	60-Day NOI, Louisiana Environmental Action Network v. TIN, Inc. for vilations under section 505(a)(1) of the CWA.
1717		Kyle Hall Farm	9/1/2011	9/13/2011	CWA		60-Day NOI, Coxton Citizens v. Kyle Hall Farm for violations under 33 U.S.C. section 1365 of the CWA.
1718		EPA	8/18/2011	9/24/2011	CWA		60-Day NOI, Iowa CCI et al. v EPA for unreasondable delay isuing a response to 2007 Citizen's Petition for Withdrawal of Iowa's National Pollutant Discharge Elimination System Program Delegation.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1719	California Sportfishing Protection Alliance	Pacific Gas & Electric Company	9/8/2011	9/16/2011	CWA		Supplemental Letter to 60-Day NOI, California Sportfishing Protection Alliance et al. v Pacific Gas & Electric Company for violations under the CWA.
1720	Riverkeeper et al.	Black Warrior Minerals, Inc.	9/2/2011	9/16/2011	CWA		60-Day NOI, Black Warrior Riverkeeper et al. v Black Warrior Minerals, Inc. for violations under section 505 of the CWA.
1721	Project	Durham School Services et al.	9/7/2011	9/16/2011	CWA	WA	60-Day NOI, Waste Action Project v Durham School Services et al. for violations of sections 301 and 402 o the CWA.
1722	Waste Action Project	Allen Auto Parts et al.	9/1/2011	9/16/2011	CWA	WA	60-Day NOI, Waste Action Project v Allen Auto Parts et al. for violations of sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1723	Northern Cailfornia River Watch	US Dept. of Interior	9/9/2011	9/16/2011	CWA		60-Day NOI, Northern Cailfornia River Watch v US Dept. of Interior for violations of 33 U.S.C. section 1311(a) of the CWA.
1724	Investors	Marshall Square LLC et al.	5/16/2011	6/1/2011	CWA		60-Day NOI, Jones Creek Investors, LLC v Marshall Square LLC et al. for violations under Section 505(b) of the CWA.
1725	Jones Creek Investors, LLC	Bruce Lyons et al.	5/16/2011	6/1/2011	CWA		60-Day NOI, Jones Creek Investors, LLC v Bruce Lyons et al. for violations under section 505(b) of the CWA.
1726	Sierra Club	Franklin County et al.	6/8/2011	6/13/2011	CWA		60-Day NOI, Sierra Club v. Franklin County et al. for violations of section 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1727	Puget Soundkeeper Alliance	Skyline Electric & Manufacturing Co.	8/23/2011	9/15/2011	CWA	WA	60-Day NOI, Puget Soundkeeper Alliance v. Skyline Electric & Manufacturing Co. ☐ for violations of section 301 and 402 of the CWA.
1728	Waste Action Project	South End Auto Wrecking, Inc.	8/23/2011	9/15/2011	CWA		60-Day NOI, Waste Action Project v. South End Auto Wrecking, Inc. for violations of sections 301 and 402 of the CWA.
1729	Puget Soundkeeper Alliance	Ingersoll Rand Winch & Hoist	8/23/2011	9/15/2011	CWA		60-Day NOI, Puget Soundkeeper Alliance v. Ingersoll Rand Winch & Hoist for violations of sections 301 and 402 of the CWA.
1730	Waste Action Project	Coastal Transportation Inc.	8/4/2011	8/12/2011	CWA	WA	60 Day NOI, Waste Action Project v. Coastal Transportation Inc. for violations under sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1731	Friends of the Fox River's	Scot Forge	6/6/2011	6/7/2011	CWA		60 Day NOI, Friends of the Fox River's v. Scot Forge for violations of 33 U.S.C. section 1251 of the CWA.
1732	Project	Dawn Foods Products	9/15/2011	10/28/2011	CWA	WA	60 Day NOI, Waste Action Project v. Dawn foods Products under section 505 of the CWA.
1733	California Sportfishing Protection Alliance	M & M Recyling, Inc.	9/16/2011	9/28/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. M & M Recyling, Inc. dba Specialized German Recycling for violations under section 505 of the CWA.
1734	Project	Marine Lumber Services	9/15/2011	9/28/2011	CWA	WA	60 Day NOI, Waste Action Project v. Marine Lumber Services for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1735	Project	Rainier Ballistics	7/29/2011	8/30/2011	CWA		60 day NOI, Waste Action Project v. Rainier Ballistics for violations under section 505 of the CWA.
1736	Coalition for a Safe Environment	Allied Waste Transfer Services of California L.L.C.	9/16/2011	9/23/2011	CWA	CA	60 Day NOI, Coalition for a Safe Environment v. Allied Waste Transfer Services of California L.L.C. for violations under section 505(b) of the CWA.
1737	Project	ConGlobal Industries, Inc.	9/15/2011	9/28/2011	CWA	WA	60 Day NOI, Waste Action Project v. ConGlobal Industries, Inc. for violations under section 505 of the CWA.
1738		City of Lynden et al.	9/22/2011	9/30/2011	CWA	WA	60 Day NOI, William Devine v. City of Lynden et al. for violations under sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1739		Ingersoll Rand Company	9/21/2011	9/28/2011	CWA	WA	60 Day NOI, Puget Soundkeeper Alliance v. Ingersoll Rand Company for violations under sections 301 and 402 of the CWA.
1740	Project	Green Crow Port Angeles	9/20/2011	9/30/2011	CWA	WA	60 Day NOI, Waste Action Project v. Green Crow Port Angeles for violations under sections 301 and 402 of the CWA.
1741	Sportsfishing Protection Alliance	Specialized Parts Planet, IncHAP Recycling	9/21/2011	9/30/2011	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Specialized Parts Planet, Inc. HAP Recycling for violations under section 505 of the CWA.
1742	James Berberian	The Town of Andover	9/20/2011	9/30/2011	CWA	MA	60 Day NOI, James Berberian v. The Town of Andover for violations unders section 505 the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1743	Tri-Realty Company	Ursinus College	9/22/2011	9/30/2011	CWA	PA	60 day NOI, Tri-Realty Company v. Ursinus College under 33 U.S.C. section 1365 of the CWA.
1744	Waste Action Project	F.H. Sullivan Company, Inc.	9/14/2011	9/30/2011	CWA	WA	60 Day NOI, Waste Action Project v. F.H. Sullivan Company, Inc. for violations under sections 301 and 402 of the CWA.
1745	Violet Gallagher	East Buffalo Township	9/30/2011	10/7/2011	CWA		60 Day NOI, Violet Gallagher v. East Buffalo Township for violations under section 505 of the CWA.
1746	Columbia Riverkeeper	Berry Plastics Holding Corp. et al.	9/28/2011	10/7/2011	CWA		60 Day NOI, Columbia Riverkeeper v. Berry Plastics Holding Corp. et al. for violations under sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1747	Sierra Club et al.	Maple Coal Company	9/23/2011	10/7/2011	CWA		60 Day NOI, Sierra Club et al. v. Maple Coal Company for violations under section 505(a)(1) of the CWA.
1748	Danny Potts et al.	Salt Lake City Corporation	9/30/2011	10/7/2011	CWA	UT	60 Day NOI, Danny Potts et al. v. Salt Lake City Corporation for violations under section 505(a)(1) of the CWA.
1749	Project	ABX Air, Inc.	9/23/2011	9/30/2011	CWA		Response letter from ABX Air Inc. in reference to to Waste Action Project 60 Day NOI dated 7/19/11. NCS No. 2011-239.
1750	al.	Consol of Kentucky, Inc.	9/18/2011	9/28/2011	CWA		60 Day NOI, The Sierra Club et al. v. Consol of Kentucky, Inc. for violations under section 505(a)(1)(A) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1751	California Sportfishing Protection Alliance	Specialized Parts Planet, Inc European Luxury	9/21/2011	9/30/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. Specialized Parts Planet, Inc. European Luxury for violations under section 505 of the CWA.
1752	California Sportfishing Protection Alliance	Specialized Parts Planet, Inc, dba, SPP Rancho Subaru Suzuki Recycling	9/21/2011	9/30/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. Specialized Parts Planet, Inc, dba, SPP Rancho Subaru Suzuki Recycling for violations under section 505 of the CWA.
1753		ICG Hazard, LLC	9/26/2011	10/13/2011	CWA	KY	60 Day NOI, The Sierra Club v. ICG Hazard, LLC for violation of section 301 of the CWA. Thunder Ridge surface mine.
1754	The Tennessee Clean Water Network	Mine Road Properties, LLC	9/27/2011	10/13/2011	CWA	TN	60 Day NOI, The Tennessee Clean Water Network v. Mine Road Properties, LLC for violations under section 505(b)(1)(A) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1755	Puget Soundkeeper Alliance	New West Gysum USA Inc.	10/3/2011	10/14/2011	CWA		Puget Soundkeeper Alliance v. New West Gysum USA Inc., W.D. Wash. No. 11-5812
1756	Center for Biological Diversity	Catron County et al.	10/3/2011	10/14/2011	CWA	NM	60 Day NOI, Center for Biological Diversity v. Catron County et al. for violations under 33 U.S.C. section 1365 of the CWA.
1757	San Francisco Baykeeper	California Waste Solutions	10/3/2011	10/14/2011	CWA		60 Day NOI, San Francisco Baykeeper v. California Waste Solutions for violations under section 505(a) of the CWA.
1758	Waste Action Project	Harvest Transport, Inc.	10/3/2011	10/14/2011	CWA	WA	60 Day NOI, Waste Action Project v. Harvest Transport, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1759	RE Sources for Sustainable Communities	Pacific International Terminals, Inc.	10/3/2011	10/14/2011	CWA	WA	60 Day NOI, RE Sources for Sustainable Communities v. Pacific International Terminals, Inc. for violations under section 505 of the CWA.
1760	Louisiana Crawfish Producers Association-West	Southern Natural Gas	10/8/2011	10/14/2011	CWA		60 Day NOI, Louisiana Crawfish Producers Association-West v. Southern Natural Gas for violations under section 505(a) of the CWA.
1761	Waste Action Project	Morfab Company Inc.	10/11/2011	10/20/2011	CWA		60 Day NOI, Waste Action Project v. Morfab Company Inc. for violations under sections 301 and 402 of the CWA.
1762	Idaho Conservation League	Country Homes Mobile Park	10/11/2011	10/20/2011	CWA		60 Day NOI, Idaho Conservation League v. Country Homes Mobile Park for violations under 33 U.S.C. sectionss 1251 et seq.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1763	Sheep Mountain Alliance	PacifiCorp Energy et al.	10/11/2011	10/20/2011	CWA	со	60 Day NOI, Sheep Mountain Alliance v. PacificCorp et al. for violations under 33 U.S.C. sections 1311(a) and 1342.
1764	California Communities Against Toxics	Allied Waste Transfer Services of California L.L.C.	10/12/2011	10/21/2011	CWA	CA	60 Day NOI, California Communities Against Toxics v. Allied Waste Transfer Services of California L.L.C. for violations under section 505(a) of the CWA.
1765		Manke Lumber Company Inc.	9/29/2011	10/20/2011	CWA		60 Day NOI, Puget Soundkeeper Alliance v. Manke Lumber Company Inc. for violations under section 505 of the CWA.
1766	League	Syringa Mobile Home Park	10/11/2011	10/20/2011	CWA	ID	60 Day NOI, Idaho Conservation League v. Syringa Mobile Home Park for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1767		Mine Road Properties, LLC	10/11/2011	10/20/2011	CWA		60 Day NOI, Tennessee Clean Water Network v. Mine Road Properties, LLC for violations under sections 301 and 402 of the CWA.
1768		J F Realty, LLC	10/7/2011	10/20/2011	CWA		60 Day NOI, Los Paolino et al. v. JF Realty, LLC for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1769	Delaware Riverkeeper Network, Inc. et al.	PennDot/DEP	8/16/2011	8/24/2011	CWA		60 Day NOI, Delaware Riverkeeper Network, Inc. et al. v. PennDot/DEP for violatons unders 33 U.S.C. section 1251 of the CWA.
1770	al.	Mepco, LLC; Coresco, LLC et al.	10/17/2011	10/28/2011	CWA	wv	60 Day NOI, The Sierra Club et al. v Mepco, LLC et al. for violations under section 505(a)(1)(A) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1771	Henry Harris, Zelma Harris,Everette (Pete) Boddy, et al	Yazoo City, Miss.	10/21/2011	10/28/2011	CWA	MS	Henry Harris Jr. et al. v. Yazoo City, Miss. HJG No. 311399.
1772		Svendsen's Boat Works, Inc.	10/27/2011	11/3/2011	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Svendsen's Boat Works, Inc. for violations under section 505(b) of the CWA.
1773	Sierra Club et al.	Laurel Mountain Resources, LLC	10/26/2011	11/7/2011	CWA	KY	60 Day NOI, Sierra Club et al. v. Laurel Mountain Resources, LLC for violations under section 505 of the CWA.
1774	Protection Alliance	Creative Marketing & Research (CMR)	10/21/2011	11/7/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. CMR for violations under section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1775	·	BEUSA Energy, LLC et al.	10/21/2011	11/7/2011	CWA	LA	60 Day NOI, Atchafalaya Basinkeeper et al. v. BEUSA Energy, LLC et al. for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1776	Alliance	Simpson Timber Company et al.	10/20/2011	11/7/2011	CWA	WA	60 Day NOI, Puget Soundkeeper Alliance v. Simpson Timber Company et al. for violations under section 505 of the CWA.
1777	ai.	Bobby Smith et al.	9/14/2011	9/21/2011	CWA		60 Day NOI, Alvin L. Kendall et al. v. Bobby Smith et al. vor violations under sections 301, 402 AND 404 of the CWA.
1778	Puget Soundkeeper Alliance	Seattle Galv Inc., dba Scott Galvanizing	10/11/2011	11/7/2011	CWA	WA	60 Day NOI, Puget Soundkeeper Alliance v. Seattle Galv Inc., dba Scott Galvanizing for violations under sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1779		North American Power Group, Ltd. et al.□ Rio Bravo Fresno	10/24/2011	11/7/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. North American Power Group, Ltd. et al. for violations under section 505(a) of the CWA.
1780	Santa Barbara Channelkeeper	City of Santa Barbara	10/25/2011	11/8/2011	CWA		Supplemental Letter to Santa Barbara Channelkeeper v. City of Santa Barbara. NOI, 2011-85.
1781	Northern California River Watch	Ravenswood (Quarry) Winery	10/31/2011	11/8/2011	CWA		Reponse Letter to Northern California River Watch v. Ravenswood (Quarry) Winery for violations under SDWA section 300j-8(a)(1).
1782	River watch	Monsanto Company	11/1/2011	11/10/2011	CWA	CA	60 Day NOI, Northern California River Watch v. Monsanto Company for violations under section 505(a)(1) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1783	California Sportfishing Protection Alliance	Verco Decking Inc.	11/1/2011	11/10/2011	CWA	CA	60 Day NOi, California Sportfishing Protection Alliance v. Verco Decking Inc. for violations under section 505(b) of the CWA.
1784	Nanetta Thompson	Ozark Materials River Rock, LLC	11/2/2011	11/10/2011	CWA	ОК	60 Day NOI, Nanetta Thompson v. Ozark Materials River Rock, LLC for violations under section 505 of the CWA.
1785	Willamette Riverkeeper	Crop Production Services, Inc.	11/3/2011	11/23/2011	CWA	OR	60 Day NOI, Willamette Riverkeeper v. Crop Production Services, Inc. for violations of section 505(a)(1)(A) of the CWA.
1786	Riverkeeper	Pacific Lumber & Shipping LLC	11/1/2011	11/23/2011	CWA	WA	60 Day NOI, Columbia Riverkeeper v. Pacific Lumber & Shipping LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1787	Waste Action Project	Ballard Sheet Metal Works, Inc.	11/10/2011	11/23/2011	CWA		60 Day NOI, Waste Action Project v. Ballard Sheet Metal Works, Inc. for violations under section 505 of the CWA.
1788	Ohio Valley Environmental Coalition, et al.	Frasure Creek Mining, LLC	11/14/2011	11/23/2011	CWA	WV	60 Day NOI, Ohio Valley Environmental Coalition, et al. v. Frasure Creek Mining, LLC for violations under section 505 of the CWA.
1789	Waste Action Project	Valentine Surfacing Co.	11/15/2011	11/23/2011	CWA	WA	60 Day NOI, Waste Action Project v. Valentine Surfacing Co. for violations under sections 301 and 402 of the CWA.
1790	California Sportsfishing Alliance	Redline Performance Auto Dismantling and Sales Inc.	11/16/2011	11/23/2011	CWA	CA	60 Day NOI, California Sportsfishing Alliance v. Redline Performance Auto Dismantling and Sales Inc. for violations of section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1791		Wisconsin Energy Corp et al.	11/8/2011	11/23/2011	CWA		60 Day NOI, Sierra Club et al. v. Wisconsin Energy Corp et al. for violations under section 505(a) of the CWA.
1792	·	Brown Bayou Hunting Club	11/11/2011	11/23/2011	CWA		60 Day NOI, Atchafalaya Basinkeeper et al. v. Brown Bayou Hunting Club for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1793	Network	City of Hattiesburg, MS	11/4/2011	12/17/2011	CWA		60 Day NOI, Gulf Restoration Network v. City of Hattiesburg, MS for violations under section 505 of the CWA.
1794	Association	Shilin Yang et al.	11/4/2011	11/17/2011	CWA	GA	60 Day NOI, Soque River Watershed Association v. Shilin Yang et al. for violations under 33 U.S.C. section 1365(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1795		Groat Bros., Inc.	11/3/2011	11/17/2011	CWA	WA	60 Day NOI, Plas Newydd, LLC v. Groat Bros., Inc. for violations under section 505(2) of the CWA.
1796	Project	Linde LLC	11/7/2011	11/17/2011	CWA	WA	60 Day NOI, Waste Action Project v. Linde LLC for violations under section 505 of the CWA.
1797	·	BEUSA Energy, LLC et al.	11/14/2011	11/23/2011	CWA		Withdrawal letter on behalf of Atchafalaya Basinkeeper et al. v. BEUSA Energy, LLC. NCS- 2011-378.
1798	Southern Utah Wilderness Alliance	State of Utah	11/30/2011	12/7/2011	CWA		60 Day NOI, Southern Utah Wilderness Alliance v. State of Utah for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1799	et al.	A. Wilbert's Sons, L.L.C.	11/29/2011	12/7/2011	CWA		Response letter to Atchafalaya Basinkeepers, Inc. et al. against A. Wilbert's Sons, L.L.C. for violations under section 505 of the CWA.
1800	Sportfishing Alliance	Sunrise Nissan Auto Dismantling	11/17/2011	12/9/2011	CWA	CA	60 Day NOI, California Sportfishing Alliance v. Sunrise Nissan Auto Dismantling for violations under section 505 of the CWA.
1801	California Sportsfishing Alliance	OHI Company, Inc.	11/18/2011	12/9/2011	CWA	CA	60 Day NOI, California Sportsfishing Alliance v. OHI Company, Inc. for violations under section 505(b) of the CWA.
1802	Lee Miosek et al.	City of Peachtree City	11/23/2011	12/9/2011	CWA		60 Day NOI, Lee Mrosek et al. v. City of Peachtree City for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1803	Northern California River Watch	City of San Jose	11/30/2011	12/9/2011	CWA	CA	60 Day NOI, Northern California River Watch v. City of San Jose for violations under section 505 of the CWA.
1804	Waste Action Project	Continental Mills, Inc.	11/18/2011	12/9/2011	CWA	WA	60 Day NOI, Waste Action Project v. Continental Mills, Inc. for violations under section 505 of the CWA.
1805	Sportfishing Protection Alliance	Pick and Pull Auto Dismantling, Inc. et al.	11/22/2011	12/9/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. Pick and Pull Auto Dismantling, Inc. et al. for violations under section 505(b) of the CWA.
1806	Project	Honeywell, Aerospace Electronic System	11/28/2011	12/9/2011	CWA	WA	60 Day NOI, Waste Action Project v. Honeywell, Aerospace Electronic System for violations sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1807	Waste Action Project	Quigg Bros., Inc.	11/23/2011	12/9/2011	CWA	WA	60 Day NOI, Waste Action Project v. Quigg Bros., Inc. for violations under section 505 of the CWA.
1808		CK Safe and Quiet, LLC	11/22/2011	12/9/2011	CWA		60 Day NOI, CK Safe and Quiet, LLC v. Kitsap Rifle and Revolver Club for violations under section 505(a) of the CWA.
1809	Baykeeper	The Boat Yard at Grand Marina, LLC	11/18/2011	12/9/2011	CWA	CA	60 Day NOI, San Francisco Baykeeper v. The Boat Yard at Grand Marina, LLC for violations under section 505(b) of the CWA.
1810		Remington Arms Company LLC et al.	11/16/2011	12/9/2011	CWA	AR	60 Day NOI, Arkansas Chapter of the Sierra Club v. Remington Arms Company LLC et al. for violations under section505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1811	Supplement Apalachicola Riverkeeper et al.	Taylor Energy Co. LLC	11/9/2011	12/9/2011	CWA		60 Day NOI, Supplement Apalachicola Riverkeeper et al. v. Taylor Energy Co. LLC for violations under section 505 of the CWA.
1812	Willamette Riverkeeper	First Student Inc.	11/2/2011	12/12/2011	CWA	WA	60 Day NOI, Willamette Riverkeeper v. First Student Inc. for violations under section 505(a)(1)(A) of the CWA.
1813	Riverkeeper	L&M Welding, Inc.	11/3/2011	12/12/2011	CWA	WA	60 Day NOI, Willamette Riverkeeper v. L&M Welding, Inc. for violations under section 505(a)(1)(A) of the CWA.
1814	Waste Action Project	Willis Enterprises, Inc.	11/28/2011	12/12/2011	CWA		60 Day NOI, Waste Action Project v. Willis Enterprises, Inc. for violatins under section 505 of the CWA.

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1815	Ваукеерег	City of Alameda	11/18/2011	12/12/2011	CWA	CA	60 Day NOI, San Francisco Baykeeper v. City of Alameda for violations under section 301(a) and sections 302, 306, 307, 402 and 404 of the CWA.
1816	Barceloneta, Inc.	Puerto Rico Aqueducts and Sewers Authority (PRASA)	11/23/2011	12/12/2011	CWA	PR	60 Day NOI, Comite pro defensa Ambiental de Barceloneta, Inc. et al. v. Puerto Rico Aqueducts and Sewers Authority for violations under sections 301(a) and 404 of the CWA.
1817	PennEnvironment et al.	PPG Industries, Inc.	11/2/2011	11/10/2011	CWA	PA	60 Day NOI, PennEnvironment et al. v. PPG Industries, Inc. for violations under section 505(b) of the CWA.
1818	Waste Action Project	Truck Force, LLC	12/6/2011	12/16/2011	CWA	WA	60 Day NOI, Waste Action Project v. Truck Force, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1819	Waste Action Project	Sierra Pacific Industries dba Sierra Junction City Sawmills	11/16/2011	12/9/2011	CWA	WA	60 Day NOI, Waste Action Project v. Sierra Pacific Industries dba Sierra Junction City Sawmills for violations under sections 301 and 402 of the CWA.
1820	Waste Action Project	SuperValu, Inc.	11/29/2011	12/12/2011	CWA	WA	60 Day NOI, Waste Action Project v. SuperValu, Inc. for violations under sections 301 and 402 of the CWA.
1821	Project	R.W. Rhine, Inc.	11/29/2011	12/12/2011	CWA	WA	60 Day NOI. Waste Action Project v. R.W. Rhine, Inc. for violations under sections 301 and 402 of the CWA.
1822	Investors, LLC	Marshall Square Property Owners Association Inc.	12/6/2011	12/13/2011	CWA	GA	60 Day NOI, Jones Creek Investors, LLC v. Marshall Square Property Owners Association Inc. for violatins under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1823	Basinkeeper et al.	Taylor Energy Co. LLC.	12/2/2011	12/16/2011	CWA		Third Supplement to NOI, on behalf of Atchafalaya Basinkeeper et al. v. Taylor Energy Co. LLC. refer to NOI 2011-431.
1824	California Sportsfishing Protection Alliance	Allied Waste	12/2/2011	12/16/2011	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Allied Waste for violations under section 505(b) of the CWA.
1825	Association	EPA et al.	11/10/2011	11/17/2011	CWA		60 Day NOI, Reddelien Road Neighborhool Association v. EPA et al. for violations under section 505 of the CWA.
1826	California Sportfishing Protection Alliance	Valimet, Inc.	12/6/2011	12/16/2011	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. Valimet, Inc. for violations of section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1827	Waste Action Project	Quiggs., Inc.	12/7/2011	12/16/2011	CWA		Supplemental letter of NOI, Waste Action Project v. Quiggs., Inc. under sections 301 and 402 of the CWA refer to NOI 2011-426.
1828	Guardians	Suncor Energy USA, Inc.	12/2/2011	12/15/2011	CWA		60 Day NOI, WildEarth Guardians v. Suncor Energy USA, Inc. for violations under 33 U.S.C. sectib 1365(a)(1) and 42 U.S.C. sectuib 7604(a)(1) of the CWA.
1829	Association	EPA et al.	12/9/2011	12/27/2011	CWA		Second Amended Notice from Reddelien Road Neighborhood Association v. EPA et al. Refer to NCS-2011-445.
1830	Defense Center	Baker Commodities	12/12/2011	1/4/2012	CWA	CA	60 Day NOI, Northwest Environmental Defense Center v. Baker Commodities for violations under section 505 of the CWA.

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1831	Midnight Pass Society, Inc. et al.	EPA et al.	12/20/2011	12/30/2011	CWA		60 Day NOI, Midnight Pass Society, Inc. et al. v. EPA et al. for violations under section 505 of the CWA.
1832	Northern Cailfornia River Watch	Tesoro Corporation et al.	12/15/2011	1/6/2012	CWA	CA	60 Day NOI, Northern Cailfornia River Watch v. Tesoro Corporation et al. for violations under section 505b of the CWA.
1833	Protection Alliance	All Hyundai Isuzu Kia & Nissan Auto Recycling, Inc.	12/12/2011	1/6/2012	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. All Hyundai Isuzu Kia & Nissan Auto Recycling, Inc. for violations under section 505(b) of the CWA.
1834	California Sportsfishing Protection Alliance	Elder Creek Transfer & Recovery, Inc. et al.	12/23/2011	1/6/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Elder Creek Transfer & Recovery, Inc. et al. for violations under section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1835	Clean Water Action	McConnell Enterprises, Inc.	12/8/2011	1/6/2012	CWA		60 Day NOI, Clean Water Action v. McConnell Enterprises, Inc. for violations under section 505 of the CWA.
1836	California Sportsfishing Protection Alliance	The Scotts Miracle Grow Company	12/22/2011	1/6/2012	CWA	CA	California Sportsfishing Protection Alliance v. The Scotts Miracle Grow Company for violations under section 505 of the CWA.
1837	Dr. Gregory P. Bach et al.	Lititz Properties, LLC et al.	12/15/2011	1/6/2012	CWA	PA	60 Day NOI, Dr. Gregory P. Bach et al. v. Lititz Properties, LLC et al. for violations under section 505 of the CWA.
1838	California Sportsfishing Protection Alliance	Sunshine Steel Enterprises Corporation	12/29/2011	1/10/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Sunshine Steel Enterprises Corporation for violations under section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1839		Boone East Development Company	1/3/2012	1/17/2012	CWA	WV	60 Day NOI, Sierra Club et al. v. Boone East Development Company for violations under section 505 of the CWA.
1840	City of Roslyn	Nathan Weis, Central Cascades Land et al.	1/5/2012	1/17/2012	CWA	WA	60 Day NOI, City of Roslyn v. Nathan Weis, Central Cascades Land et al. for violations under section 301(a) of the CWA.
1841	California Sportsfishing Protection Alliance	William Jaeger, dba, Feather River Conrete Products et al.	12/23/2011	1/17/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. William Jaeger, dba, Feather River Conrete Products et al. for violations under section 505 of the CWA.
1842	PennEnvironment	PPG, Ford City Borough Council	1/13/2012	1/20/2012	CWA	PA	60 Day NOI, PennEnvironment v. PPG, Ford City Borough Council for violations under section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1843	San Francisco Baykeeper	West Bay Sanitary	1/12/2012	1/20/2012	CWA		San Francisco Baykeeper v. West Bay Sanitary District Civil Case No.:C-09-05676 EMC.
1844	Savannah Riverkeeper	KaMin, L.L.C.	1/12/2012	1/20/2012	CWA	GA	60 Day NOI, Savannah Riverkeeper v. KaMin, L.L.C. for violations under section 505 of the CWA.
1845	Center for Environmental Health	Rich Readimix Concrete, Inc.	1/6/2012	1/20/2012	CWA		60 Day NOI, Center for Environmental Health v. Rich Readimix Concrete, Inc. for violations under section 505(b) of the CWA.
1846	New York Department of Environmental Conservation	U.S. Energy Development Corporation	1/19/2012	1/26/2012	CWA	NY	60 Day NOI, New York Department of Environmental Conservation v. U.S. Energy Development Corporation for violatins under 33 U.S.C. section 1251, et seq. of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1847	Joel Player	Glover Real Estate LLC	1/19/2012	1/26/2012	CWA	SC	60 Day NOI, Joel Player v. Glover Real Estate LLC for violations under 33 U.S.C. section 1251, et seq. of the CWA.
1848	Rob Simpson et al.	State of California Department of Parks and Recreation	1/14/2012	1/26/2012	CWA	CA	60 Day NOI, Rob Simpson et al. v. State of California Department of Parks and Recreation for violations under section 505(a) of the CWA.
1849	California Sportsfishing Protection Alliance	Redi-Gro Corporation	1/19/2012	1/27/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Redi-Gro Corporation for violations under section 505(b) of the CWA.
1850	Sheep Mountain Alliance	PacificCorp Energy	1/13/2012	1/30/2012	CWA		60 Day NOI, Sheep Mountain Alliance v. PacificCorp Energy for violations under section 301(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1851	Robert Long et al.	KZF Development	1/16/2012	1/30/2012	CWA		60 Day NOI, Robert Long et al. v. KZF Development for violations under section 505(b) of the CWA.
1852	Ohio Valley Environmental Coalition et al.	Elk Run Coal Co., Inc.	1/11/2012	1/30/2012	CWA	wv	60 Day NOI, Ohio Valley Environmental Coalition et al. v. Elk Run Coal Co., Inc. for violations under section 505(a)(1)(A) of the CWA.
1853	Western North Carolina Alliance et al.	TA Operating, LLC	1/13/2012	1/30/2012	CWA	NC	60 Day NOI, Western North Carolina Alliance et al. v. TA Operating, LLC for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1854	Protection Alliance	Robert Burgess, Bill Callaway, et al. dba Williams Redi Mix	12/23/2011	1/31/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Robert Burgess, dba, Williams Redi Mix et al. for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1855	ai.	City of Ashland et al.	1/24/2012	2/1/2012	CWA		60 Day NOI, Cathy DeForest et al. v. City of Ashland et al. for violations under section 565 of the CWA.
1856		The County of Union, NJ	1/20/2012	2/1/2012	CWA	NJ	60 Day NOI, Catherine Alexander et al. v. The County of Union, NJ for violations under 33 U.S.C. sections 1311 and 1342.
1857	Neighborhood	Corps of Engineers, Administrator of the EPA	12/20/2011	12/28/2011	CWA	WI Wisconsin	Notice of Intent to commence citizen suit against the Corps and EPA Administrator under CWA for failing to perform non-discretionary duties under the Act to protect wetlands and navigable waters of the United States.
1858		Boone East Development Company	2/10/2012	2/27/2012	CWA		Revised and Supplemental 60 NOI, Sierra Club et al. v. Boone East Development Company under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1859	Protection Alliance	United Rentals Inc.	2/9/2012	2/27/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. United Rentals Inc. for violations under section 505(b) of the CWA.
1860	Idaho Conservation League	The Meadows, LLC; Mid-Valley Sewer Company, L.L.C.	2/6/2012	2/27/2012	CWA		60 Day NOI, Idaho Conservation League v. The Meadows, LLC; Mid-Valley Sewer Company, L.L.C. for violations under 33 U.S.C. section 1365 of the CWA.
1861	Clean Water Action	James G. Grant Co., Inc. et al.	2/8/2012	2/27/2012	CWA	МА	60 Day NOI, Clean Water Action v. James G. Grant Co., Inc. et al. for violations under section 505 of the CWA.
1862	Tennessee Riverkeepr, Inc.	Water Works and Sewer Board of the Town of Ardmore	2/14/2012	2/27/2012	CWA	TN	60 Day NOI, Tennessee Riverkeepr, Inc. v. Water Works and Sewer Board of the Town of Ardmore for violations under 33 U.S.C. 1365 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1863	Baykeeper	D.B. Western, Inc. et al.	2/6/2012	2/16/2012	CWA	тх	60 Day NOI, Galveston Baykeeper v. D.B. Western, Inc. et al. for violations under section 505 of the CWA.
1864		National Coal LLC	2/3/2012	2/16/2012	CWA		2nd 60 Day NOI, Sierra Club et al. v. National Coal LLC for violations under section 505 of the CWA.
1865	River wach	San Jose/Santa Clara Water Pollution Control Plant et al.	1/27/2012	2/16/2012	CWA		Response Letter to 60 Day NOI, River Watch to Head of Operations San Jose/Santa Clara Water Pollution Control Plant et al. for violations sections 505(a) and 505(b) of the CWA.
1866	Foundation	Cody and Tobin, Inc.	2/28/2012	3/14/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Cody and Tobin, Inc. for violations under section 33 U.S.C. section 1365(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1867	Atchafalaya Basinkeeper et al.	St. Martin Land Co. et al.	2/28/2012	3/14/2012	CWA	LA	60 Day NOI, Atchafalaya Basinkeeper et al. v. St. Martin Land Co. et al. for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1868	Quad Cities Waterkeeper	Ballegeer Trucking, Inc. et al.	2/29/2012	3/14/2012	CWA	IL	60 Day NOI, Quad Cities Waterkeeper v. Ballegeer Trucking, Inc. et al. for violations under 33 U.S.C. section 1365 of the CWA.
1869	San Francisco Baykeeper	Zanker Road Resource Management , Ltd. et al	2/29/2012	3/14/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Zanker Road Resource Management, Ltd. et al for violations under section 505(a) of the CWA.
1870	Northern California River Watch	City of San Jose	2/24/2012	3/14/2012	CWA		Response Letter to 60 Day NOI, Northern California River Watch v. City of San Jose for violations under section 505 of the CWA. CSN 2011-421.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1871	Conservation District	Randall Lee Harvill	2/15/2012	3/14/2012	CWA	LA	60 Day NOI, Cypress-Black Bayou Recreation and Water Conservation District v. Randall Lee Harvill for violations under 33 U.S.C. section 1365(b)(1)(A) of the CWA.
1872	California Sportsfishing Protection Alliance	S.G.S. Recyling Enterprises, Inc.	3/6/2012	3/14/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. SGS Recycling Enterprises, Inc.,and A&S Metals for violations under section 505(a) of the CWA.
1873		BEUSA Energy, LLC et al.	2/23/2012	3/6/2012	CWA	LA	60 Day NOI, Atchafalaya Basinkeeper et al. v. BEUSA Energy, LLC et al. for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1874	Environmental Defense Center	Vintage Production California LLC	2/23/2012	3/2/2012	CWA	CA	60 Day NOI, Environmental Defense Center v. Vintage Production California LLC, Occidental Petroleum, for violations under section 505(b) of the CWA.

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1875	Conservation Law Foundation	Sylvia's Auto Parts, Inc.	2/28/2012	3/14/2012	CWA		60 Day NOI, Conservation Law Foundation v. Sylvia's Auto Parts, Inc. for violations under section 505 of the CWA.
1876	Conservation Law Foundation	Joseph Enos et al.	2/28/2012	3/14/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Sone Alloys, Joseph Enos et al. for violations under section 505 of the CWA.
1877	Conservation Law Foundation	Old Colony Scrap Inc.	2/28/2012	3/14/2012	CWA		60 Day NOI, Conservation Law Foundation v. Old Colony Scrap Inc. for violations under section 505 of the CWA.
1878	Sierra Club, Southern Appalachian Voices, et al	A & G Coal Corporation	2/28/2012	3/14/2012	CWA		60 Day NOI, Southern Appalachian Mountain Stewards et al. v. A&G Coal Corporation for violations under section 505 of the CWA.

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1879	Conservation Law Foundation	Westford Metals et al.	2/28/2012	3/14/2012	CWA		60 Day NOI, Conservation Law Foundation v. Westford Metals et al. for violations under section 505 of the CWA.
1880	Northern California River Watch	West Valley Sanitation District	3/1/2012	3/14/2012	CWA		60 Day NOI, Northern California River Watch v. West Valley Sanitation District for violations unders section 505(a)(1) of the CWA.
1881	Midwest Environmental Advocates	Chem Works, Inc.	2/20/2012	3/1/2012	CWA	WI	60 Day NOI, Midwest Environmental Advocates v. Chem Works, Inc. for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1882	Atchafalaya Basinkeeper, Inc.	Bayou Jack Logging L.L.C.	2/24/2012	3/1/2012	CWA		60 Day NOI, Atchafalaya Basinkeeper, Inc. v. Bayou Jack Logging L.L.C. for violations under 33 U.S.C. section 1365(a)(1) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1883	California Sportfishing Protection Alliance	Jim Aartman, Inc.	2/16/2012	3/12/2012	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. Jim Aartman, Inc. for violations under section 505(b) of the CWA.
1884	Belluschi Properties, LLC	Daniel J. Conner, London Properties et al.	2/16/2012	3/12/2012	CWA	OR	60 Day NOI, Belluschi Properties, LLC v. Daniel J. Conner, London Properties et al. for violations under section 505 of the CWA.
1885	Tennessee Environmental Council et al.	Halo Properties, LLC	2/24/2012	3/2/2012	CWA		60 Day NOI, Tennessee Environmental Council et al. v. Halo Properties, LLC for violations under section 505 of the CWA.
1886	Northern California River Watch	BP Corporation North American, Inc. et al.	2/23/2012	3/2/2012	CWA		60 Day NOI, Northern California River Watch v. BP Corporation North American, Inc. et al. for violations under section 505(b) of the CWA.

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1887	Sierra Club et al.	Independence Coal Company, Markfork Coal	3/9/2012	3/28/2012	CWA	WV	60 Day NOI, Sierra Club et al. v. Independence Coal, Markfork Coal for violations under section 505 of the CWA.
1888	Tennessee Clean Water	Teknor Apex Tennessee Co.	3/16/2012	3/28/2012	CWA		60 Day NOI, Tennessee Clean Water v. Teknor Apex Tennessee Co. for violations under section 301(a) of the CWA.
1889	Waste Action Project	Double H. Slaughtering, Inc. dba The Beef Shop	3/5/2012	3/28/2012	CWA		60 Day NOI, Waste Action Project v. Double H. Slaughtering, Inc. dba The Beef Shop for violations under section 505 of the CWA.
1890	Waste Action Project	Aberdeen Auto Wrecking & Towing, Inc.	3/16/2012	3/26/2012	CWA	WA	60 Day NOI, Waste Action Project v. Aberdeen Auto Wrecking & Towing, Inc. for violations under sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1891	Sportetiening	Pull Auto Dismantling	3/13/2012	3/26/2012	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. Pull Auto Dismantling for violations under section 505(b) of the CWA.
1892	Project	Wilco Winfield LLC.	3/16/2012	3/26/2012	CWA	WA	60 Day NOI, Waste Action Project v. Wilco Winfield LLC. for violations under section 505 of the CWA.
1893	Clean Water Action	George Apkin & Sons, Inc.	3/9/2012	3/23/2012	CWA	MA	60 Day NOI, Clean Water Action v. George Apkin & Sons, Inc. for violations under section 505 of the CWA.
1894		WTE Recycling, Inc.	3/8/2012	3/23/2012	CWA	MA	60 Day NOI, Clean Water Action v. WTE Recycling, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1895	Project	Draper Valley Holdings, LLC dba Draper Valley Farms	3/9/2012	3/23/2012	CWA	WA	60 Day NOI, Waste Action Project v. Draper Valley Holdings, LLC dba Draper Valley Farms for violations under section 505 of the CWA.
1896	Project	LeMay Enterprises, Inc.	3/13/2012	3/23/2012	CWA		60 Day NOI, Waste Action Project v. LeMay Enterprises, Inc. for violations under section 505 of the CWA.
1897	Waste Action Project	Conrad Industries, Inc.	3/9/2012	3/23/2012	CWA	WA	60 Day NOI, Waste Action Project v. Conrad Industries, Inc. for violations under section 505 of the CWA.
1898	Waste Action Project	Sierra Pacific Industries	3/13/2012	3/23/2012	CWA	WA	60 Day NOI, Waste Action Project v. Sierra Pacific Industries for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1899	River Watch	City of Yreka	2/23/2012	3/19/2012	CWA	CA	60 Day NOI, Northern California River Watch v. City of Yreka for violations under section 505(a) of the CWA.
1900	Action Network	Tammany Holding Company	3/23/2012	4/3/2012	CWA		60 Day NOI, Louisiana Environmental Action Network v. Tammany Holding Company for violations under section 505 of the CWA.
1901		Steven Balleger et al.	3/19/2012	4/4/2012	CWA		60 Day NOI, Quad Cities Waterkeeper v. Steven Balleger, Miller Trucking et al. for violations under section 505 of the CWA.
1902	Project	Western Wood, LLC	3/23/2012	4/4/2012	CWA	WA	60 Day NOI, Waste Action Project v. Western Wood, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1903	Ohio Valley Environmental Coalition et al.	Island Fork Construction Ltd.	3/28/2012	4/4/2012	CWA	wv	60 Day NOI, Ohio Valley Environmental Coalition et al. v. Island Fork Construction Ltd. for violations under section 505 of the CWA.
1904	Project	Hampton Lumber Mills-Washington, Inc.	3/23/2012	3/30/2012	CWA	WA	60 Day NOI, Waste Action Project v. Hampton Lumber Mills-Washington, Inc. for violations under 505 of the CWA.
1905	Inc.	City of Mobile, Alabama	2/22/2012	2/28/2012	CWA		60 Day NOI, Dog River Clearwater Revival, Inc. v. City of Mobile, Alabama for violations under section 505(b) of the CWA.
1906	Baykeeper	Lakeside Non- Ferrous Metals, Inc	4/4/2012	4/12/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Lakeside Non-Ferrous Metals, Inc. for violations under section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1907		Village of Glenwood et al.	4/5/2012	4/12/2012	CWA	IL	60 Day NOI, Friends of the Forest Preserves v. Village of Glenwood et al. for violations under 33 U.S.C. section 1251 et seq. of the CWA.
1908	Soundkeeper, Inc., Conservation Law Foundation	Albert's Used Auto Parts, LLC et al.	4/6/2012	4/12/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. et al v. Albert's Used Auto Parts, LLC et al. for violations under section 505 (a) of the CWA.
1909	Soundkeeper, Inc., Conservation Law Foundation et al.	Vulcan Scrap Metal Co. et al.	4/6/2012	4/12/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. et al. v. Vulcan Scrap Metal Co. et al. for violations under section 505(a) of the CWA.
1910	et al.	A-Rite Used Auto Parts, Inc. et al.	4/6/2012	4/12/2012	CWA		60 Day NOI, Soundkeeper, Inc. et al. v. A-Rite Used Auto Parts, Inc. et al. for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1911	Soundkeeper, Inc., Conservation Law Foundation et al.	Nearly New Used Auto Parts & Salvage, Inc. et al.	4/6/2012	4/12/2012	CWA	CT	60 Day NOI, Soundkeeper, Inc. et al. v. Nearly New Used Auto Parts & Salvage, Inc. et al. for violations under section 505(a) of the CWA.
1912	Santa Monica Baykeeper	C & M Metals Inc. et al.	3/22/2012	4/12/2012	CWA		60 Day NOI, Santa Monica Baykeeper v. C & M Metals Inc. et a.I for violations under section 505(a) of the CWA.
1913	, Clean Water Action	Varney Bros. Sand & Gravel , Inc.	3/26/2012	4/17/2012	CWA	MA	60 Day NOI, Clean Water Action v. Varney Bros. Sand & Gravel, Inc. for violations under section 505 of the CWA.
1914	Soundkeeper, Inc., Conservation Law Foundation et al.	Northeast Recyclers of Windham, Inc.	4/12/2012	4/17/2012	CWA		60 Day NOI, Soundkeeper, Inc. v. Northeast Recyclers of Windham, Inc. for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1915	Soundkeeper, Inc., Conservation Law Foundation et al.	Stafford Auto Recyclers, Inc.	4/12/2012	4/17/2012	CWA		60 Day NOI, Soundkeeper, Inc. et al. v. Stafford Auto Recyclers, Inc. for violations under section 505 of the CWA.
1916	Soundkeeper, Inc., Conservation Law Foundation et al.	Boyd's Used Auto Parts, Inc.	4/12/2012	4/17/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. v. Boyd's Used Auto Parts, Inc. for violations under section 505(a) of the CWA.
1917	Soundkeeper, Inc, Conservation Law Foundation et al.	Bates Auto Parts, Inc.	4/12/2012	4/17/2012	CWA		60 Day NOI, Soundkeeper, Inc. v. Bates Auto Parts, Inc. for violations under section 505(a) of the CWA.
1918	Soundkeeper, Inc., Conservation Law Foundation et al.	A&B Auto Salvage, Inc.	4/12/2012	4/17/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. v. A&B Auto Salvage, Inc. for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1919		Kinder Morgan Energy Partners, L.P.	3/29/2012	4/17/2012	CWA		60 Day NOI, Northern California River Watch v. Kinder Morgan Energy Partners, L.P. for violations under section 505(a) of the CWA.
1920	Clean Water Action	Cape Cod Aggregates Corp.	3/27/2012	4/17/2012	CWA		60 Day NOI, Clean Water Action v. Cape Cod Aggregates Corp. for violations under section 505 of the CWA.
1921	Gulf Restoration Network	Artesian Utility Company, Inc.	4/4/2012	4/17/2012	CWA	LA	60 Day NOI, Little Tchefuncte River Association et al. v. Artesian Utility Company, Inc. for violations under section 505(a) of the CWA.
1922	Soundkeeper, Inc., Conservation Law Foundation et al.	Valley Auto Body, Inc. et al.	4/6/2012	4/19/2012	CWA		60 Day NOI, Soundkeeper, Inc. v. Valley Auto Body, Inc. et al. for violations under section 505(a) of the CWA.

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1923	Our Children's Earth Foundation	Pacific Coast Building Products LLC, Pabco Gypsum	4/5/2012	4/19/2012	CWA	CA	60 Day NOI, Our Children's Earth Foundation v. Pabco Building Products LLC for violations under section 505(b) of the CWA.
1924	Conservation Law Foundation et al.	G.C. Metals Recycling, Inc., P.C. Metals et al.	4/6/2012	4/19/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc et al. v. G.C. Metals Recycling, Inc. et al. under section 505(a) of the CWA.
1925	Defense Center	Hanson Pipe and Precast LLC	4/10/2012	4/19/2012	CWA	OR	60 Day NOI, Northwest Environmental Defense Center v. Hanson Pipe and Precast LLC for violations under sections 301 and 402 of the CWA.
1926	Foundation et al.	Eastern Scrap Metal LLC et al.	4/6/2012	4/19/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. et al. v. Eastern Scrap Metal LLC et al. for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1927	Soundkeeper, Inc., Conservation Law Foundation et al.	George's Auto Parts Inc. et al.	4/6/2012	4/19/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. et al. v. George's Auto Parts Inc. et al. for violations under section 505(a) of the CWA.
1928	Soundkeeper, Inc., Conservation Law Foundation et al.	Mohican Valley Sand and Gravel Corp. et al.	4/6/2012	4/19/2012	CWA	СТ	60 Day NOI, Soundkeeper, Inc. et al. v. Mohican Valley Sand and Gravel Corp. et al. for violations under section 505(a) of the CWA.
1929	Conservation Law Foundation	Westford Metals	4/24/2012	5/2/2012	CWA		60 Day NOI, Conservation Law Foundation v. Westford Metals for violations under section 505 of the CWA.
1930	California Sportsfishing Protection Alliance	Tuolumne Utilities District	4/26/2012	5/2/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Tuolumne Utilities District for violations under 33 U.S.C. sections 1251 et seq. of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1931	Foundation et al.	Magic Mountain, LLC	4/20/2012	5/3/2012	CWA	CA	60 Day NOI, Wishtoyo Foundation et al. v. Magic Mountain, LLC for violations under section 505 of the CWA.
1932	Montana	Murphy Exploration & Production Co. et al.	4/18/2012	5/3/2012	CWA		60 Day NOI, Town of Poplar, Montana v. Murphy Exploration & Production Co. et al. for violations under section 505 of the CWA.
1933	Mrosek et al.	City of Peachtree, GA	4/19/2012	4/25/2012	CWA		60 Day NOI, Mrosek et al. v. City of Peachtree, GA for violations under section 505 of the CWA.
1934	California Sportsfishing Protection Alliance	Big Creek Lumber Company	4/18/2012	4/26/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Big Creek Lumber Company for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1935	Soundkeeper, Inc. et al.	Stafford Auto Recyclers, Inc.	4/12/2012	4/25/2012	CWA		60 Day Soundkeeper, Inc. et al. v. Stafford Auto Recyclers, Inc. for violations under section 505(a) of the CWA.
1936	Communities for a Better Environment	Jack's Foreign Auto Wrecking et al.	4/12/2012	4/25/2012	CWA	CA	60 Day NOI, Communities for a Better Environment v. Jack's Foreign Auto Wrecking et al. for violations under section 505(a) of the CWA.
1937	Communities for a Better Environment	Harbor Auto Dismantler et al.	4/12/2012	4/25/2012	CWA	CA	60 Day NOI, Communities for a Better Environment v. Harbor Auto Dismantler et al. for violations under section 505(b) of the CWA.
1938		Junior's Auto Parts et al.	4/12/2012	4/25/2012	CWA		60 Day NOI, Communities for a Better Environment v. Junior's Auto Parts et al. for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1939	Citizens for Pennsylvania's Future	Pittsburg Water & Sewer Authority	4/11/2012	4/25/2012	CWA		60 Day NOI, Citizens for Pennsylvania's Future v. Pittsburg Water & Sewer Authority for violations under 33 U.S.C. sections 1251-1387 of the CWA.
1940	California Sportsfishing Protection Alliance	USA Waste of California, Inc. dba Carmel Marina	4/25/2012	5/4/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. USA Waste of California, Inc. for violations under section 505(b) of the CWA.
1941	Clean Water Action	The Lane Construction Corporation	4/25/2012	5/4/2012	CWA	MA	60 Day NOI, Clean Water Action v. The Lane Construction Corporation for violations under section 505 of the CWA.
1942	Galveston Baykeeper	Linde Gas North America, LLC	4/16/2012	4/26/2012	CWA	ΤX	60 Day NOI, Galveston Baykeeper v. Linde Gas North America, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1943	Atchafalaya Basinkeeper et al.	BEUSA Energy, LLC et al.	4/26/2012	5/9/2012	CWA		Reply letter to Atchafalaya Basinkeeper et al. v. BEUSA Energy, LLC et al. refer to NOI no. 2012-85.
1944	Inc.	Henry County Board of Commissioners	4/25/2012	5/9/2012	CWA	GA	60 Day NOI, Swan Lake Estates, Inc. v. Henry County for violations under section 505(b) of the CWA.
1945	Soundkeeper, Inc., Conservation Law Foundation et al.	A-Rite Used Auto Parts Inc. et al.	4/6/2012	4/12/2012	CWA		60 Day NOI, Soundkeeper, Inc. et al. v. A-Rite Used Auto Parts Inc. et al. for violations under section 505(a) of the CWA.
1946	Santa Monica Baykeeper	C&M Metals Inc. et al.	3/22/2012	4/12/2012	CWA		60 Day NOI, Santa Monica Baykeeper v. C&M Metals Inc. et al. for violations under 33 U.S.C. sections 1251 et seq. of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1947		Alex Energy, Aracoma Coal et al.	4/23/2012	5/4/2012	CWA	VA	60 Day NOI, Sierra Club et al. v. Alex Energy, Inc. et al. for violations under section 505 of the CWA.
1948		The Montgomery County Shooting Complex	5/2/2012	5/4/2012	CWA	TN	60 Day NOI, Kathleen Chute v. The Montgomery County Shooting Complex for violations under section 402 of the CWA.
1949	Southern Appalachian Mountains Stewards, Sierra Club et al.	Penn Virginia Operating Company, LLC	4/16/2012	4/26/2012	CWA	PA	60 Day NOI, Southern Appalachian Mountains Stewards et al. v. Penn Virginia Operating Company, LLC for violations under section 505 of the CWA.
1950	Neuse Riverkeeper Fundation, Inc. et al.	McLawhorn Livestock Fram, Inc. et al.	5/4/2012	5/15/2012	CWA		60 Day NOI, Neuse Riverkeeper Fundation, Inc. et al. v. McLawhorn Livestock Fram, Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1951	Quad City Waterkeeper	Miller Trucking and Excavating Company	5/3/2012	5/9/2012	CWA		Repsonse letter in reference to 60 Day NOI, Quad City Waterkeeper v. Miller Trucking and Excavating Company for violations under section 505 of the CWA.
1952	Wishtoyo et al.	Six Flags Magic Mountain	5/1/2012	5/15/2012	CWA		Reply letter to Wishtoyo et al. v. Six Flags Magic Mountain, NCS No: 2012-178, from Six Flags Magic Mountain.
1953	California Sportfishing Protection Alliance	Yolo County Planning & Public Works Dept., et al.	5/8/2012	6/4/2012	CWA	CA	60 Day NOI, California Sportfishing Protection Alliance v. Yolo County et al. for violations under section 505 of the CWA.
1954	Robert B. Glover et al.	Joel B. Player Jr.	5/18/2012	6/4/2012	CWA		60 Day NOI, Robert B. Glover et al. v. Joel B. Player Jr. for violations under section 505(a) of the CWA.

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1955	Puget Soundkeeper Alliance	SSA Terminals, LLC	5/23/2012	6/4/2012	CWA		60 Day NOI, Puget Soundkeeper Alliance v. SSA Terminals, LLC for violations under sections 301 and 402 of the CWA.
1956	for Emmet County	New Fashion Pork, Inc.	5/8/2012	6/6/2012	CWA		60 Day NOI, Concerned Citizens for Emmet County v. New Fashion Pork, Inc. for violations under section 505 of the CWA.
1957	Prairie Rivers Network	Ballegeer Trucking, Inc.	6/1/2012	6/8/2012	CWA	IL	60 Day NOI, Prairie Rivers Network v. Ballegeer Trucking, Inc. for violations under section 505 of the CWA.
1958	Waste Action Project	Northwest Containers, Inc.	5/11/2012	6/4/2012	CWA		60 Day NOI, Waste Action Project v. Northwest Containers, Inc. for violations under sections 301 and 402 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1959	River Watch	City of San Jose et al.	5/14/2012	5/21/2012	CWA		Reply Letter Northern California River Watch v. City of San Jose et al. Case No. 3:12-cv-01624 MEJ.
1960		Seattle Iron & Metal Corp.	5/11/2012	6/4/2012	CWA	WA	60 Day NOI, Soundkeeper Alliance v. Seattle Iron & Metal Corp. for violations under sections 301 and 402 of the CWA.
1961	,	St. Martin Parish School Board et al.	5/14/2012	5/21/2012	CWA	LA	60 Day NOI, Atchafalaya Basinkeeper et al. v. St. Martin Parish School Board et al. for violations under 33 U.S.C. section 1365(a)(1) of the CWA.
1962		Laurel Mountain Resources, LLC.	5/25/2012	6/6/2012	CWA	KY	60 Day NOI, Sierra Club et al. v. Laurel Mountain Resources, LLC. for violations unders section 301(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1963	California Sportsfishing Protection Alliance	The City of Redding	5/7/2012	6/6/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. The City of Redding for violations under 33 U.S.C. sections 1251 et seq. of the CWA.
1964	Florida Clean Water Network et al.	Georgia-Pacific Consumer Operations LLC	5/29/2012	6/6/2012	CWA		60 Day NOI, Florida Clean Water Network et al. v. Georgia-Pacific Consumer Operations LLC for violations under section 301(a) of the CWA.
1965	California Sportsfishing Protection Alliance	Jaguar Heaven Auto Dismantling	5/29/2012	6/6/2012	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. Jaguar Heaven Auto Dismantling for violations under section 505(b) of the CWA.
1966	David Boyce et al.	Peter McQuillen, Duzmor Painting et al.	5/29/2012	6/6/2012	CWA		60 Day NOI, David Boyce et al. v. Peter McQuillen et al. for violations under sections 303, 311, 402 and 404 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1967	River Watch	City of American Canyon	5/1/2012	6/6/2012	CWA	CA	60 Day NOI, Northern California River Watch v. City of American Canyon for violaitons inder section 505(a) of the CWA.
1968	John Leslie et al.	Ossining Sanitary Sewer District, et al.	5/10/2012	6/6/2012	CWA	NY	60 Day NOI, John Leslie et al. v. Ossining Sanitary Sewer District, et al. for violations under section 505 of the CWA.
1969	Action Group et al.	FirstEnergy Corporation et al.	5/30/2012	6/6/2012	CWA	WV	60 Day NOI, Little Blue Regional Action Group et al. v. FirstEnergy Corporation et al. for violations under section 505 of the CWA.
1970	WildEarth Guardians	Virgin Islands Water and Power Authority	6/5/2012	6/11/2012	CWA		60 Day NOI, WildEarth Guardians v. Virgin Islands Water and Power Authority for violations under 33 U.S.C. section 1365 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1971	Western Environmental Law Center for Felice Pace et al.	California Dept. of Fish & Game, Charlton H. Bonham, Director et al.	6/4/2012	6/18/2012	CWA	CA	60 Day NOI, Western Environmental Law Center for Felice Pace et al. v. California Dept. of Fish & Game, Charlton H. Bonham, Director et al. for violations under sections 301 and 402 of the CWA.
1972	Monterery Coastkeeper	Monterey County Water Resources Agency	6/1/2012	6/18/2012	CWA		60 Day NOI, Monterery Coastkeeper v. Monterey County Water Resources Agency for violations under 33 U.S.C. sections 1311, 1342 of the CWA.
1973	Northwest Environmental Defense Center	The Peterson Machinery Co. et al.	6/7/2012	6/18/2012	CWA	OR	60 Day NOI, Northwest Environmental Defense Center v. The Peterson Machinery Co. et al. for violations under section 505 of the CWA.
1974	Conservation Law Foundation	Westford Metals	6/3/2012	6/18/2012	CWA		Response Letter: Conservation Law Foundation v. Westford Metals for violations under section 505 of the CWA. NCS No. 2012-176.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1975	Project	Willis Enterprises, Inc.	6/6/2012	6/18/2012	CWA		60 Day NOI, Waste Action Project v. Willis Enterprises, Inc. for violations under section 505 of the CWA.
1976	San Francisco Baykeeper	Levin-Richmond Terminal Corporation et al.	6/5/2012	6/18/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Levin-Richmond Terminal Corporation et al. for violations under section 505(b) of the CWA.
1977	Waste Action Project	Evergreen Fibre, Inc	6/8/2012	6/22/2012	CWA	WA	60 Day NOI, Waste Action Project v. Evergreen Fibre, Inc. for violations under section 505 of the CWA.
1978	Defense	Premium Coal, North Sea Energy, et al.	6/8/2012	6/22/2012	CWA	TN	60 Day NOI, United Mountain Defense v. Premium Coal et al. for violations under section 301(a) of the CWA.

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1979	Autocats, Inc.	Emerson's Knives, Inc.	7/9/2012	7/16/2012	CWA	CA	60 Day NOI, Autocats, Inc. v. Emerson's Knives, Inc. for violations under section 505(b) of the CWA.
1980	Northern California River Watch	Cupertino Sanitation District	7/2/2012	7/12/2012	CWA		60 Day NOI, Northern California River Watch v. Cupertino Sanitation District for violations under section 505(a)(1) of the CWA.
1981	California Sportsfishing Protection Alliance	Gravelle's Boat Yard	7/2/2012	7/12/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Gravelle's Boat Yard for violations under section 505(b) of the CWA.
1982	Waste Action Project	Sutter Metals LLC dba Lacey Auto Recycling	7/5/2012	7/12/2012	CWA		60 Day NOI, Waste Action Project v.Sutter Metals LLC dba Lacey Auto Recycling for violations under section 505 of the CWA.

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1983	San Francisco Baykeeper	Xstrata Recycling, Inc.	6/29/2012	7/20/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Xstrata Recycling, Inc. for violations under section 505(b) of the CWA.
1984	Sierra Club et al.	Dingess-Rum Properties, Inc.	6/18/2012	7/5/2012	CWA		60 Day NOI, Sierra Club et al. v. Dingess-Rum Properties, Inc. for violations under section 505(a)(1) of the CWA.
1985	Baykeeper	Berkeley Forge & Tool, Inc.	6/18/2012	7/5/2012	CWA		60 Day NOI, San Francisco Baykeeper v. Berkeley Forge & Tool, Inc. for violations under section 505(b) of the CWA.
1986	Cypress-Black Bayou Recreation et al.	Longleaf Investments, L.L.C.	6/26/2012	7/5/2012	CWA		60 Day NOI, Cypress-Black Bayou Recreation et al. v. Longleaf Investments, L.L.C. for violations under section 404 of the CWA.

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1987	Charles A. Smithgall et al.	State of Georgia et al.	6/15/2012	7/5/2012	CWA	GA	60 Day NOI, Charles A. Smithgall et al. v. State of Georgia et al. for violations under section 505(b) of the CWA.
1988	California Sportsfishing Protection Alliance	Salinas Valley Solid Waste Authority	6/20/2012	7/5/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Salina Valey Solid Waste Authority for violations under section 505(b) of the CWA.
1989	Orange County Coastkeeper	Republic Waste Services of Southern California,	5/18/2012	5/31/2012	CWA	CA	60 Day NOI, Orange County Coastkeeper v. Republic Waste Services of Southern California, LLC for violations under section 505(b) of the CWA.
1990	Connecticut Fund for the Environment Inc. et al.	Eastern Scrap Metal LLC et al.	5/25/2012	6/6/2012	CWA		60 Day NOI, Connecticut Fund for the Environment Inc. et al. v. Eastern Scrap Metal LLC et al. for violations under section 505(a) of the CWA.

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1991	Connecticut Fund for the Environment, Inc. et al.	George's Auto Parts, Inc. et al.	5/25/2012	6/6/2012	CWA		60 Day NOI, Connecticut Fund for the Environment, Inc. et al. v. George's Auto Parts, Inc. et al. for violations under section 505(a) of the CWA.
1992	Delaware Riverkeeper Network et al.	American Asphalt Company, Inc.	5/25/2012	6/6/2012	CWA	NJ	60 Day NOI, Delaware Riverkeeper Network et al. v. American Asphalt Company, Inc. for violations under section 505 of the CWA.
1993	Sierra Club et al.	Penn Virginia Resource Group	6/27/2012	7/12/2012	CWA		60 Day NOI, Sierra Club et al. v. Penn Virginia Resource Group for violations under section 505(a) of the CWA.
1994	Waste Action Project	Pacific Fishermen Shipyard and Electric, LLC	6/29/2012	7/6/2012	CWA	WA	60 Day NOI, Waste Action Project v. Pacific Fishermen Shipyard and Electric, LLC for violations under section 505 of the CWA.

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1995	Luckett et al.	Dingess-Rum Properties, Inc.	6/25/2012	7/12/2012	CWA		Dingess-Rum Properties, Inc. repsonse letter to Luckett et al. from Dingess-Rum Properties, Inc. informing Luckett et al. that Dingess-Rum Properties, Inc. is not owners of the property that they are suing them about the property was deeded to WPP LLC, recorded in January 2007 in Logan County Deed Book 583, page 447.
1996	DP Marina, LLC	City of Chattanooga, TN	7/5/2012	7/12/2012	CWA	TN	60 Day NOI, DP Marina, LLC v. City of Chattanooga, TN for violations under section 301(a) of the CWA.
1997	Valley Environmental Coalition et al.	West Virginia Department of Environmental Protection	6/27/2012	7/2/2012	CWA	WV	60 Day NOI, Ohio Valley Environmental Coalition et al. v. West Virginia Department of Environmental Protection for violations under section 301 of the CWA.
1998	California Sportsfishing Protection Alliance	Coast Auto Supplies and Dismantling, Inc.	7/20/2012	7/30/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Coast Auto Supplies and Dismantling, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
1999	Sierra Club et al.	Shafer Brothers Construction Inc.	7/19/2012	7/30/2012	CWA	WV	60 Day NOI, Sierra Club et al. v. Shafer Brothers Construction Inc. for violations under section 505 of the CWA.
2000	Sierra Club et al.	United Affiliates Corp.	6/27/2012	7/2/2012	CWA	WV	60 Day NOI, Sierra Club et al. v. United Affiliates Corp. for violations of section 505(a) of the CWA.
2001	California Sportsfishing Protection Alliance	City of Modesto, CA	7/11/2012	7/26/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. City of Modesto, CA for violations under section 505 of the CWA.
2002	River Watch	City of Santa Clara, CA	7/17/2012	7/26/2012	CWA	CA	60 Day NOI, Northern California River Watch v. City of Santa Clara, CA for violations unders section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2003	Project	Motor Trucks, Inc.	7/19/2012	7/26/2012	CWA	WA	60 Day NOI, Waste Action Project v. Motor Trucks, Inc. for violations under sections 301 and 402 of the CWA.
2004	Project	Hannegan Properties, LLC	7/19/2012	7/26/2012	CWA	WA	60 Day NOI, Waste Action Project v. Hannegan Properties, LLC for violations under sections 301 and 402 of the CWA.
2005	California Sportsfishing Protection Alliance	USA Waste Of California, Inc. et al.	7/18/2012	7/26/2012	CWA	CA	California Sportsfishing Protection Alliance v. USA Waste Of California, Inc. et al. Case No. 2:11-cv-02663.
2006	Paul Tolstyga	Toll Dallas TX, LLC.	7/12/2012	7/26/2012	CWA	TX	60 Day NOI, Paul Tolstyga v. Toll Dallas TX, LLC. for violations unders 33 U.S.C. sec. 1365(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2007	Sierra Club et al.	Pardee Minerals LLC.	7/6/2012	7/26/2012	CWA	WV	60 Day NOI, Sierra Club et al. v. Pardee Minerals LLC. for violations under section 505 of the CWA.
2008	Global Community Monitor	ECS Refining	7/16/2012	7/26/2012	CWA	CA	60 Day NOI, Global Community Monitor v. ECS Refining for violations under section 505 of the CWA.
2009	Northwest Environmental Defense Center	Vigor Industrial, LLC	7/17/2012	7/23/2012	CWA	OR	60 Day NOI, Northwest Environmental Defense Center v. Vigor Industrial, LLC for violations under section 505 of the CWA.
2010	Project	Fiday Harbor Airport et al.	7/23/2012	8/2/2012	CWA	WA	60 Day NOI, Waste Action Project v. Fiday Harbor Airport et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2011		United Site Services, Inc.	7/24/2012	8/2/2012	CWA		60 Day NOI, California Environmental Protection Association v.United Site Services, Inc. for violations under section 505 of the CWA.
2012	David Stoff	City of Sommerville, MA	7/23/2012	7/31/2012	CWA		60 Day NOI, David Stoff v. City of Sommerville, MA. for violations under section 505 of the CWA.
2013		Kopper-GLO Fuel et al.	7/19/2012	7/31/2012	CWA	TN	60 Day NOI, United Mountain Defense v. Kopper-GLO Fuel et al. for violations under section 301(a) of the CWA.
2014	Inc.	Universal Environmental Services LLC	7/30/2012	8/13/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Universal Environmental Services LLC for violations under section 505 of the CWA.

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2015	Clean Earth Now, Inc	Fortune Metal of Georgia, LLC	7/27/2012	8/3/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Fortune Metal of Georgia, LLC for violations under section 505 of the CWA.
2016	Clean Earth Now, Inc.	Reynolds Aluminum Recycling Company	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Reynolds Aluminum Recycling Company for violations under section 505 of the CWA.
2017	Clean Earth Now, Inc.	William B. Hirsh d/b/a/ Hirsh Metal Company et al.	7/27/2012	8/3/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. William B. Hirsh d/b/a/ Hirsch Metal Company et al. for violations under section 505 of the CWA.
2018	Inc.	Metro Green, LLC et al.	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Metro Green, LLC et al. for violations under section 505 of the CWA.

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2019		Ammons Iron & Metal Co., Inc.	7/27/2012	8/3/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Ammons Iron & Metal Co., Inc. for violations under section 505 of the CWA.
2020	Clean Earth Now, Inc.	Ray Kalouche d/b/a International Mill Service et al.	7/27/2012	8/3/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Ray Kalouche d/b/a International Mill Service et al. for violations under section 505 of the CWA.
2021		Alcoa Recycling Company, Inc.	7/27/2012	8/3/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Alcoa Recycling Company, Inc. for violations under section 505 of the CWA.
2022		Carter's Royal Dispos-All, Inc.	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Carter's Royal Dispos-All, Inc. for violations under section 505 of the CWA.

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2023	Inc.	Mindis Recycling, Inc et al.	7/20/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Mindis Recycling, Inc et al. for violations under section 505 of the CWA.
2024	Clean Earth Now, Inc.	The Loef Company, Inc.	8/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. The Loef Company, Inc. for violations under section 505 of the CWA.
2025	Inc.	E.J. Knight Scrap Metal Company, Inc. et al.	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. E.J. Knight Scrap Metal Company, Inc. et al. for violations under section 505 of the CWA.
2026	Clean Earth Now, Inc.	Stephens Rock and Dirt, Inc.	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Stephens Rock and Dirt, Inc. for violations under section 505 of the CWA.

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2027	Inc.	Shark Glass Recycling SE, LLC	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Shark Glass Recycling SE, LLC for violations under section 505 of the CWA.
2028	inc.	Eccomelt, LLC	7/27/2012	8/3/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Eccomelt, LLC for violations under section 505 of the CWA.
2029	ai.	NBW Hood River LLC	7/26/2012	8/13/2012	CWA		60 Day NOI, Friends of the Hood River Waterfront et al. v. NBW Hood River LLC for violations under Section 301(a) of the CWA.
2030	Foundation	Tsunami, Inc. d/b/a Crystal Cove Marina et al.	8/3/2012	8/13/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Tsunami, Inc. d/b/a Crystal Cove Maina et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2031	Conservation Law Foundation	Barnstable Marine Services, Inc.	7/31/2012	8/13/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Barnstable Marine Services, Inc. for violations under section 505 of the CWA.
2032	Conservation Law Foundation	Pope's Landing Marine, Inc.	7/31/2012	8/13/2012	CWA	MA	60 Day NOI, Conservation Law Foundation v. Pope's Landing Marine, Inc. for violations under section 505 of the CWA.
2033	Foundation	Millway Marina, Inc.	7/31/2012	8/13/2012	CWA	MA	60 Day NOI, Conservation Law Foundation v. Millway Marina, Inc. for violations under section 505 of the CWA.
2034		Sunset Bay Marina LLC	7/31/2012	8/13/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Sunset Bay Marina LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2035	Foundation	Eco Recycling Systems, Inc.	7/31/2012	8/13/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Eco Recycling Systems, Inc. for violations under section 505 of the CWA.
2036	Conservation Law Foundation	Ring's Island Marina, LLC	7/31/2012	8/13/2012	CWA	MA	60 Day NOI, Conservation Law Foundation v. Ring's Island Marina, LLC for violations under section 505 of the CWA.
2037		New England Development	7/31/2012	8/13/2012	CWA	MA	60 Day NOI, Conservation Law Foundation v. One Wells Avenue for violations under section 505 of the CWA.
2038	Conservation Law Foundation	Beverly Port Marina, Inc.	7/31/2012	8/13/2012	CWA	МА	60 Day NOI, Conservation Law Foundation v. Beverly Port Marina, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2039	Foundation	Outermost Harbor Marine, L.L.C.	7/31/2012	8/13/2012	CWA		60 Day NOI, Conservation Law Foundation v. Outermost Harbor Marine, L.L.C. for violations under section 505 of the CWA.
2040	Clean Earth Now, Inc.	Omnisource Southeast LLC et al.	7/31/2012	8/13/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Omnisource Southeast LLC et al. for violations under section 505 of the CWA.
2041	Foundation	Outermost Harbor Marine, L.L.C	8/3/2012	8/13/2012	CWA	MA	Reply letter to NCS # 2012-363, Conservation Law Foundation v. Outermost Harbor Marine, L.L.C
2042	Northern California River Watch	Ecodyne Corporation et al.	8/1/2012	8/13/2012	CWA	CA	60 Day NOI, Northern California River Watch v. Ecodyne Corporation et al. for violations under section 505 of the CWA.

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2043	Inc.	Sundance Products Group, LLC	7/30/2012	8/13/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Sundance Products Group, LLC for violations under section 505 of the cWA.
2044	Tennessee Riverkeeper, Inc.	Town of Woodville	8/2/2012	8/13/2012	CWA	AL	60 Day NOI, Tennessee Riverkeeper, Inc. v. Town of Woodville for violations under section 505 of the CWA.
2045	Project	Waste Management of Washington, Inc.	8/2/2012	8/3/2012	CWA		60 Day NOI, Waste Action Project v. Waste Management of Washington, Inc. for violations under section 505 of the CWA.
2046	Riverkeeper, Inc.	King America Finishing, Inc.	7/25/2012	8/6/2012	CWA		Ogeechee-Canoochee Riverkeeper, Inc. V. King America Finishing, Inc. for violations under section 505 of the CWA.

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2047	Sierra Club	MidAmerican Energy Company	7/25/2012	8/3/2012	CWA		60 Day NOI, Sierra Club v. MidAmerican Energy Company for violations under section 505 of the CWA.
2048	Riverkeeper	Georgia-Pacific Consumers Products, LP	8/2/2012	8/13/2012	CWA	OR	60 Day NOI, Willamette Riverkeeper v. Georgia- Pacific Consumers Products, LP for violations under section 505(a) of the CWA.
2049	Foundation	Old Colony Scrap Inc.	5/7/2012	6/6/2012	CWA		Conservation Law Foundation v. Old Colony Scrap Inc. Case No. 1:12-cv-10771 -MLW.
2050	Water Network	Mine Road Properties, LLC	10/5/2011	6/6/2012	CWA		Reply Letter to Tennessee Clean Water Network v. Mine Road Properties, LLC, NCS No. 2011-349. Letter was just recieved in June of 2012.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2051	Atchafalaya Basinkeeper et al.	St. Martin Land Co., Bayou Jack Logging	8/10/2012	8/23/2012	CWA	LA	Second Notice in reference to Atchafalaya Basinkeeper et al. v. St. Martin Land Co. et al. NCS No. 2012-76.
2052	Luckett et al.	WPP LLC	8/15/2012	8/20/2012	CWA		Reply Letter from WPP LLC to Dingess-Rum Properties, Inc. repsonse letter to Luckett et al. from Dingess-Rum Properties, Inc. informing Luckett et al. that Dingess-Rum Properties, Inc. is not owners of the property that they are suing them about the property was deeded to WPP LLC, recorded in January 2007 in Logan County Deed Book 583, page 447. NCS No. 2012-303.
2053	Coosa Riverkeeper, Inc.	Alabama Department of Conservation and Natural Resources et al.	8/9/2012	8/23/2012	CWA		60 Day NOI, Coosa Riverkeeper, Inc. v. Alabama Department of Conservation and Natural Resources et al. for multiple violations of NPDES Permit No. AL0046728.
2054	Clean Earth Now, Inc.	Universal Environmental Services LLC	8/14/2012	8/22/2012	CWA		Reply Letter to 60 Day NOI, Clean Earth Now, Inc. v. Universal Environmental Services LLC for violations under section 505 of the CWA. NCS No. 2012-337.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2055	Waste Action Project	Draper Valley Holdings LLC dba Draper Valley Farms	8/13/2012	8/23/2012	CWA	WA	60 Day NOI, Waste Action Project v. Draper Valley Holdings LLC dba Draper Valley Farms for violations under sections 301 and 307 of the CWA.
2056	, Clean Earth Now, Inc.	William B. Hirsh d/b/a/ Hirsch Metal Company et al.	8/7/2012	8/23/2012	CWA		Reply Letter to 60 Day NOI, Clean Earth Now, Inc. v. William B. Hirsh d/b/a/ Hirsch Metal Company et al. for violations under section 505 of the CWA.
2057	David Carr et al.	City of San Marcos, CA	8/6/2012	8/23/2012	CWA	CA	60 Day NOI, David Carr et al. v. City of San Marcos, CA for violations under 33 U.S.C. sections 1251 et seq. of the CWA.
2058	Ronald Moran	City of New York DEP	7/30/2012	8/13/2012	CWA	NY	60 Day NOI, Ronald Moran v. City of New York EPA for violations under 33 U.S.C. section 125, et seq.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2059	San Francisco Baykeeper	Berkeley Forge & Tool, Inc.	8/20/2012	8/28/2012	CWA		San Francisco Baykeeper v. Berkeley Forge & Tool, Inc. for violations under section 505(b) of the CWA. NCS No. 2012-288
2060	LLC et al.	Brunswick Waste Management Facility, LLC	8/22/2012	8/28/2012	CWA	VA	60 Day NOI, GS Virginia Land LLC et al. v. Brunswick Waste Management Facility, LLC for violations under section 505(b)(1), 33 U.S.C. Section 1365(b)(1) of the CWA.
2061	Sierra Club et al.	National Coal LLC	8/20/2012	8/28/2012	CWA	TN	3rd 60 Day NOI, Sierra Club et al. v. National Coal LLC for violations under section 505 of the CWA.
2062	Mariann E. Reilly	Village of Homewood	8/21/2012	8/28/2012	CWA	IL	60 Day NOI, Mariann E. Reilly v. Village of Homeland for violations under 33 USC section 505(a)(1) et seq. of the CWA.

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2063	Ventura Coastkeeper	GenOn Energy, Inc. et al.	8/22/2012	8/30/2012	CWA	CA	60 Day NOI, Ventura Coastkeeper v. GenOn Enertgy, Inc. et al. for violations under section 505(b) of the CWA.
2064	Clean Earth Now, Inc.	MTD America LTS (LLC) et al.	8/27/2012	8/30/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. MTD America LTS (LLC) et al. for violations under section 505 of the CWA.
2065	Clean Earth Now, Inc.	M&M Waste, Inc. et al.	8/27/2012	8/30/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. M&M Waste, Inc. et al. for violations under section 505 of the CWA.
2066	GS Virginia Land et al.	Town of South Hill, Virginia	8/22/2012	8/28/2012	CWA	VA	60 Day NOI, GS Virginia Land et al. v. Town of South Hill, Virginia for violations under section 505(b)(1) of the CWA.

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2067	Potomac Riverkeeper	Marcella Klinger, Deer Lodge Mobile Home Park	8/8/2012	8/28/2012	CWA	MD	60 Day NOI, Potomac Riverkeeper v. Marcella M. Klinger , LLC for violations under section 301(a) of the CWA.
2068	The Pictsweet Company	Norfolk Southern Railway Company et al.	5/27/2012	8/28/2012	CWA	TN	60 Day NOI, The Pictsweet Company v. Norfolk Southern Railway Company et al. for violations 33 U.S.C. section 1365(a) of the CWA.
2069	Inc.	CMT/Star Iron & Metal Co. Inc. et al.	8/29/2012	9/6/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. CMT/Star Iron & Metal Co. Inc. et al. for violations under section 505 of the CWA.
2070	Clean Earth Now, Inc.	Schnitzer Southeast, LLC	8/29/2012	9/6/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Schnitzer Southeast, LLC for violations under section 505 of the CWA.

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2071		San Rafael Yacht Harbor	8/1/2012	8/29/2012	CWA	CA	60 Day NOI, Northern California River Watch v. San Rafael Yacht Harbor for violations under section 505(b) of the CWA.
2072	Advocacy et al.	Lutsen Mountains Corporation	8/28/2012	9/11/2012	CWA	MN	60 Day NOI, Minnesota Center for Environmnetal Advocacy et al. v. Lutsen Mountains Corporation for violations under 33 U.S.C.A. section 1365(b) of the CWA.
2073	Inc.	Carter's Royal Dispos-All, Inc.	7/27/2012	9/11/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Carter's Royal Dispos-All, Inc for violations under section 505 of the CWA.
2074			9/13/2012	9/21/2012	CWA		Alleging mandatory duty to approve/disapprove NH WQS

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2075	Water Network	Gerdau Ameristeel US, Inc.	10/5/2012	10/18/2012	CWA	TN	60 Day NOI, Tennessee Clean Water Network v. Gerdau Ameristel US, Inc. for violations under section 301(a) of the CWA.
2076		Oregon Pacific	10/9/2012	10/18/2012	CWA	OR	60 Day NOI, Coos Waterkeeper v. Oregon Pacific for violations under section 505(a) of the CWA.
2077	Biscayne Bay Waterkeeper et al.	Miami-Dade County	10/8/2012	10/18/2012	CWA	FL	60 Day NOI, Biscayne Bay Waterkeeper et al. v. Miami-Dade County for violations under section 505 of the CWA.
2078	Baykeeper	E-Recycling of California	10/5/2012	10/18/2012	CWA	CA	60 Day NOI, San Francisoco Baykeeper v. E-Recycling of California for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2079	San Francisco Baykeeper	Western Strategic Materials, Inc.	10/5/2012	10/18/2012	CWA		60 Day NOI, San Francisco Baykeeper v. Strategic Materials, Inc. for violations under section 505 of the CWA.
2080	Norman Pierce et al.	Entergy Nuclear Operations, Inc. et al.	10/5/2012	10/12/2012	CWA		60 Day NOI, Norman Pierce et al. v. Entergy Nuclear Operations, Inc. et al. for violations under section 505 of the CWA.
2081	Longlake Homeowners Association	Gold State LLC et al.	10/4/2012	10/12/2012	CWA		60 Day NOI, Longlake Homeowners Association v. Gold State LLC et al. for violations under section 505 of the CWA.
2082	Clean Earth Now Inc.	Space Center Tysons, Inc.	10/3/2012	10/12/2012	CWA		Reply letter to 60 Day NOI, Clean Earth Now Inc. v. Space Center Tysons, Inc. refer to NCS No. 2012-440.

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2083	Waterkeeper	Alameda Recycling & Metals	10/1/2012	10/12/2012	CWA	CA	60 Day NOI, Los Angeles Waterkeeper v. Alameda Recycling & Metals for violations under section 505 of the CWA.
2084	Inc.	Intonu, A Limited Liability Company et al	9/7/2012	9/21/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Intonu, A Limited Liability Company et al. for violations under section 505 of the CWA.
2085	Defense Center	Zidell Marine Corporation	9/6/2012	9/13/2012	CWA	OR	60 Day NOI, Northwest Environmental Defense Center v. Zidell Marine Corporation for violations under section 505 of the CWA.
2086	Responsibility	Kroger Company	9/11/2012	9/19/2012	CWA	TN	60 Day NOI, Public Employees for Environmental Responsibility v. Kroger Company under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2087	Inc.	Advanced Metal and Welding Corp. et al.	9/13/2012	9/21/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Advance Metal and Welding Corp. et al. for violations under section 505 of the CWA.
2088	San Francisco Baykeeper	Pacific Steel Casting Company	9/13/2012	9/21/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Pacific Steel Casting Company for violations under section 505 of the CWA.
2089	Responsibility	Tennessee Department of Transportation	9/11/2012	9/21/2012	CWA	TN	60 Day NOI, Public Employees for Environmental Responsibility v. Tennessee Department of Transportation for violations under section 505 of the CWA.
2090	et al.	Mikael Glenn Lindh et al.	9/24/2012	10/16/2012	CWA	OR	60 Day NOI, Coos Waterkeeper et al. v. Mikael Glenn Lindh et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2091		Mid-South Supply Company et al.	9/24/2012	10/16/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Mid-South Supply Company et al. for violations under section 505 of the CWA.
2092	Inc.	Fortune Metal, Space Center Tysons, Inc.	9/6/2012	10/16/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Space Center Tysons, Inc. et al. for violations under section 505 of the CWA.
2093	Frances Boyd et al.	East Yancey Water and Sewer District	9/24/2012	10/16/2012	CWA	NC	60 Day NOI, Frances Boyd et al. v. East Yancey Water and Sewer District for violations under section 505 of the CWA.
2094	Protection Alliance	Granite Construction Incorporated	9/12/2012	9/19/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Granite Construction Incorporated for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2095	Sierra Club et al.	Penn Virginia Operating Co., LLC	9/10/2012	9/19/2012	CWA		Reply Letter to 60 day NOI, Sierra Club et al. v. Penn Virginia Operating Co., LLC for violations under section 505 of the CWA.
2096	Inc.	Universal Environmental Services, LLC	9/19/2012	10/16/2012	CWA		Reply letter to 60 Day NOI, Clean Earth Now Inc. v. Universal Environmental Services, LLC for violations under section 505 of the CWA. NCS-2012-337.
2097		Georgia-Pacific et al.	9/19/2012	9/24/2012	CWA		Reply Letter to 60 Day NOI, Williamette Riverkeeper v. Georgia-Pacific et al. for violations under section 505 of the CWA. NCS- 2012-379
2098	Protection Alliance	Bettendorf Trucking Enterprises	9/6/2012	9/13/2012	CWA	CA	60 DaY NOI, California Sportsfishing Protection Alliance v. Bettendorf Trucking Enterprises for violations under 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2099	Defense	Chesapeake Energy Corp.	9/5/2012	9/13/2012	CWA		Reply letter to 60 Day NOI, United Mountain Defense v. Chesapeake Energy Corp. for violations under section 505 of the CWA. NCS- 2012-336
2100	Tennessee Riverkeeper, Inc.	SWWC Utilities, Inc.	9/7/2012	9/12/2012	CWA	AL	60 Day NOI, Tennessee Riverkeeper, Inc. v. SWWC Utilities, Inc. for violations under section 505 of the CWA.
2101	Sierra Club	Martin Drake Power Plant et al.	9/17/2012	9/27/2012	CWA		60 Day NOI, Sierra Club v. Martin Drake Power Plant et al. for violations under section 505 of the CWA.
2102	California Sportsfishing Protection Alliance	Georgia-Pacific Gypsum LLC et al.	10/11/2012	10/23/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Georgia-Pacific Gypsum LLC et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2103	Mill Run Development Group et al.	Francis H. (Buzz) Shackleford Jr.	10/18/2012	11/6/2012	CWA		60 Day NOI, Mill Run Development Group et al. v. Francis H. (Buzz) Shackleford Jr. for violations under section 505 of the CWA.
2104	Defense Center	Auto Truck Transport USA, LLC	10/15/2012	10/22/2012	CWA	OR	60 Day NOI, Northwest Environmental Defense Center v. Auto Truck Transport USA, LLC for violations under section 505 of the CWA.
2105		KKMI Sausalito, LLC et al.	10/25/2012	10/31/2012	CWA		60 Day NOI, Northern California River Watch v. KKMI Sausalito, LLC et al. for violations under section 505 of CWA.
2106		Emerald Coal Resources, LP et al.	10/25/2012	11/6/2012	CWA		60 Day NOI, Center for Coalfield Justice v. Emerald Coal Resources, LP et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2107	Inc.	Savannah Cement Company LLC	10/18/2012	11/6/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Savannah Cement Company LLC for violations under section 505 of the CWA.
2108	Michael Becher et al.	Pardee & Curtin Realty LLC.	9/17/2012	10/16/2012	CWA		Reply letter to Michael Becher et al. v. Pardee & Curtin Realty LLC for violations under section 505 of the CWA.
2109	Lemings	Doug and Kristy Eastridge	10/22/2012	11/6/2012	CWA		Burvel and Laura Lemings v. Doug and Kristy Eastridge Case No. 4-12-cv-0342 JLH.
2110			10/22/2012	11/6/2012	CWA		Letter to Mr. Dunlap detailing that the original letter sent to Mr. Clevleand is in error and that he should not be sued.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2111	Sportsfishing Protection Alliance	Cemex Construction Materials Pacific, LLC	10/23/2012	11/6/2012	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. Cemex Construction Materials Pacific, LLC for violations under section 505 of the CWA.
2112	Inc.	Southern Auto Salvage et al.	10/16/2012	11/6/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Southern Auto Salvage et al. for violations under section 505 of the CWA.
2113		City of Long Beach	10/17/2012	11/6/2012	CWA	NY	60 Day NOI, Michael Thomas v. City of Long Beach for violations under section 505 of the CWA.
2114	South Carolina Native Plant Society	Centennial American Properties, LLC	10/24/2012	10/16/2012	CWA	SC	60 Day NOI, South Carolina Native Plant Society v. Centennial American Properties, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2115	Channelkeeper et al.	Gralar LLC, dba Mosler Rock Product et al.	10/31/2012	11/9/2012	CWA	CA	60 Day NOI, Santa Barbara Channelkeeper et al. v. Gralar LLC, dba Mosler Rock Product et al. for violations under section 505 of the CWA.
2116	Council	Emerald Coal Resources, LP et al.	10/29/2012	11/9/2012	CWA		60 Day NOI, CitizensCoal Council v. Emerald Coal Resources, LP et al. for violations under section 505 of the CWA.
2117	Inc.	Vincent G. Miller et al.	10/11/2012	11/9/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Vincent G. Miller et al. for violations under section 505 of the CWA.
2118	al.	Norman Pierce et al.	11/2/2012	11/9/2012	CWA		60 Day NOI, Entergy Nuclear Operations Inc. et al. v. Norman Pierce et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2119	Spokane Riverkeeper	Town of Rockford	11/1/2012	11/9/2012	CWA		60 Day NOI, Spokane Riverkeeper v.Town of Rockford for violations under section 505 0f the CWA.
2120	Ventura Coastkeeper	GenOn Energy, Inc. et al.	10/23/2012	11/6/2012	CWA	CA	Supplemental letter to NCS 2012-399, Ventura Coastkeeper v. GenOn Enertgy, Inc. et al. for violations under section 505.
2121	Clean Earth Now, Inc.	Pirkle Inc. et al.	9/24/2012	11/8/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Pirkle Inc. et al. for violations under section 505 of the CWA.
2122	Norman Pierce et al.	Entergy Nuclear Operations, Inc. et al.	11/2/2012	11/14/2012	CWA		Reply letter to 60 Day NOI, Norman Pierce et al. v. Entergy Nuclear Operations, Inc. et al. NCS:2012-422

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2123	ai.	Conopco Inc. dba Unilever HPC USA et al.	10/17/2012	11/1/2012	CWA	IN	60 Day NOI, Oscar Vazquez et al. v. Conopco Inc. dba Unilever HPC USA et al. for violations under section 505 of the CWA.
2124	Clean Earth Now, Inc.	C&L Used Auto Parts Inc.	10/15/2012	11/1/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. C&L Used Auto Parts Inc. for violations under section 505 of the CWA.
2125	Project	National Food Corporation	10/18/2012	11/1/2012	CWA	WA	60 Day NOI, Waste Action Project v. National Food Corporation for violations under section 505 of the CWA.
2126	Minnesota Center for Environmnetal Advocacy et al.	Lustsen Mountains Corporation	10/2/2012	10/10/2012	CWA		Reply letter to 60 Day NOI, Minnesota Center for Environmnetal Advocacy et al. v. Lustsen Mountains Corporation for violations under 33 U.S.C.A. section 1365(b) of the CWA. NCS: 2012-413

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2127	River watch	City of Antioch	11/13/2012	11/27/2012	CWA		60 Day NOI, Northern California River Watch v. City of Antioch for violations under section 505 of the CWA.
2128		City of Savannah TN	11/13/2012	11/27/2012	CWA	TN	60 Day NOI, Mary Jene Reynolds v. City of Savannah TN for violations under section 301 of the CWA.
2129	Protection Alliance	Sonoma Transfer et al.	11/9/2012	11/19/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Sonoma Transfer et al. for violations under section 505 of the CWA.
2130	River Watch	Vallejo Boat Works, LLC et al.	11/9/2012	11/19/2012	CWA	CA	60 Day NOI, Northern California River Watch v. Vallejo Boat Works, LLC et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2131	Leah Legate	State of Alaska-DOT	11/8/2012	11/19/2012	CWA		60 Day NOI, Leah Legate v. State of Alaska-DOT for violations under section 505 of the CWA.
2132	California Sportsfishing Protection Alliance	QBR Brake Inc. et al.	11/8/2012	11/19/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. QBR Brake Inc. et al. for violations under section 505 of the CWA.
2133	Tennessee Riverkeeper	Carlisle Tire & Wheel	11/16/2012	11/29/2012	CWA	TN	60 Day NOI, Tennessee Riverkeeper v. Carlisle Tire & Wheel for violations under section 505 of the CWA.
2134		Redding Auto Center, Inc. dba, LKQ Corp.	11/20/2012	11/29/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Redding Auto Center, Inc. dba, LKQ Corp. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2135	Barceloneta, Inc. et al.	PRASA (Puerto Rico Lands Authority)	11/16/2012	11/30/2012	CWA	PR	60 Day NOI, Comite pro Defensa Ambiental de Barceloneta, Inc. et al. v. PRASA under section 505 of the CWA.
2136	Defense Center	Bob's Metals, Inc. et al.	11/21/2012	11/30/2012	CWA	OR	60 Day NOI, Northwest Environmental Defense Center v. Bob's Metals, Inc. et al. for violations under section 505 of the CWA.
2137	, ,	Anaheim Truck Depot et al.	11/19/2012	11/30/2012	CWA		60 Day NOI, Orange County Coastkeeper v. Anaheim Truck Depot et al. for violations under section 505 of the CWA.
2138	Inland Empire Waterkeeper et al.	Taormina Industries, Inc.	11/19/2012	11/30/2012	CWA		60 Day NOI, Inland Empire Waterkeeper et al. v. Taormina Industries, Inc. for violations under section 505(b) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2139	waterkeeper	Ace Metals, LLC	11/21/2012	11/30/2012	CWA		60 Day NOI, Los Angeles Waterkeeper v. Ace Metals, LLC for violations under section 505 of the CWA.
2140		Jacobson Companies, Inc.	11/21/2012	11/30/2012	CWA		60 Day NOI, Liviu Porta et al. v. Jacobson Companies, Inc. for violations under section 505 of the CWA.
2141	West Virginia Rivers Coalition	PPG Industries, Inc.	11/19/2012	11/30/2012	CWA		60 Day NOI, West Virginia Rivers Coalition v. PPG Industries, Inc. for violations under section 505 of the CWA.
2142	Baykeeper	Green Waste Recovery, Inc.	11/20/2012	11/30/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Green Waste Recovery, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2143	Inc.	United Recycling Inc.	11/6/2012	11/29/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. United Recycling Inc. for violations under section 505 of the CWA.
2144		Club Car LLC	12/11/2012	11/29/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Club Car LLC for violations under section 505 of the CWA.
2145	Clean Earth Now	A W Cook Cement Products, Inc.	10/18/2012	11/8/2012	CWA	GA	60 Day NOI, Clean Earth Now v. A W Cook Cement Products, Inc. for violations under section 505 of the CWA.
2146	Clean Earth Now, Inc.	Vulcan Materials Company	12/12/2012	12/31/2012	CWA		Reply letter: 60 Day NOI, Clean Earth Now, Inc. v. Vulcan Materials Company under section 505 of the CWA. NCS: 2012-543.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2147	Clean Earth Now, Inc.	Babb Lumber Co. Inc.	11/27/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Babb Lumber Co. Inc. for violations under section 505 of the CWA.
2148	inc.	KT Recycling et al.	11/7/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. KT Recycling et al. for violations under section 505 of the CWA.
2149	Inc.	Peach State Pulp & Paper Inc. et al.	11/7/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Peach State Pulp & Paper Inc. et al. for violations under section 505 of the CWA.
2150	Inc.	National Cement Company	11/11/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. National Cement Company et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2151		Ashmore Company LLC. et al.	11/11/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Ashmore Company LLC. et al. for violations under section 505 of the CWA.
2152	Clean Earth Now, Inc.	Starflex Corp., Jonesboro Tool & Die Corporation	11/19/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Starflex Corporation, Jonesboro Tool & Die Corporation for violations under section 505 of the CWA.
2153		Eutree Hardwood Flooring & Lumber Mill, et al.	11/19/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Eutree Inc. and North American Container for violations under section 505 of the CWA.
2154	inc.	Nguyen Mang et al.	11/20/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Nguyen Mang et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2155	Clean Earth Now, Inc.	Oscar William Neace d/b/a Quality Used Auto Parts et al.	11/19/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Oscar William Neace d/b/a Quality Used Auto Parts et al. for violations under section 505 of the CWA.
2156	Clean Earth Now, Inc.	Ridge Creek Industries LLC	11/16/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Ridge Creek Industries LLC for violations under 505 of the CWA.
2157	Inc.	Millwood Speciality Flooring, LLC et al.	12/19/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Millwood Speciality Flooring, LLC et al. for violaitons under section 505 of the CWA.
2158	Clean Earth Now, Inc.	Auto Disassembly Volvo et al.	11/9/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Auto Disassembly Volvo et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2159	Clean Earth Now, Inc.	Fairmont Avenue LLC	11/10/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Fairmont Avenue LLC for violations under section 505 of the CWA.
2160	Clean Earth Now, Inc.	ABC Metal Recycling LLC	11/14/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. ABC Metal Recycling LLC for violations under section 505 of the CWA.
2161	Clean Earth Now, Inc.	Asphalt Refining & Technololgy Co. LLC et al.	11/12/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Asphalt Refining & Technololgy Co. LLC et al. for violations under section 505 of the CWA.
2162	Clean Earth Now, Inc.	BASF Corporation	11/15/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. BASF Corporation for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2163	Clean Earth Now, Inc.	Blacklidge Emulsions, Inc.	11/12/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Blacklidge Emulsions, Inc. for violations under section 505 of the CWA.
2164	Clean Earth Now, Inc.	Gardner & Son Inc.	11/20/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Gardner & Son Inc. for violations under section 505 of the CWA.
2165	Clean Earth Now, Inc.	Rex E. Horney	11/11/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Rex E. Horney for violations under section 505 of the CWA.
2166	Clean Earth Now, Inc.	Louie's Waste and Recycling, Inc. et al.	11/11/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Louie's Waste and Recycling, Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2167	Inc.	Mack K. Jones	11/13/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Mack K. Jones for violations under section 505 of the CWA.
2168	Inc.	Vulcan Materials Company	11/13/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Vulcan Materials Company under section 505 of the CWA.
2169		World Recycling, Inc.	11/13/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. World Recycling, Inc. for violations under section 505 of the CWA.
2170	Inc.	Strathmore Floors, et al.	11/9/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Strathmore Floors, et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2171	Inc.	Aluminum Recycling Center	11/6/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Aluminum Recycling Center et al. for violations under section 505 of the CWA.
2172	Inc.	Allstate Waste Inc. et al.	10/16/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Allstate Waste Inc. et al. for violations under section 505 of the CWA.
2173	Clean Earth Now, Inc.	Statewide Wrecker- Service South, Inc. et al.	10/17/2012	12/5/2012	CWA		60 Day NOI, Clean Earth Now, Inc. v. Statewide Wrecker-Service South, Inc. et al. for violations under section 505 of the CWA.
2174	Inc.	Packer Industries Inc. et al.	10/16/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Packer Industries Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2175	Clean Earth Now, Inc.	Junald Used Auto Parts & Car et al.	10/17/2012	12/5/2012	CWA	GA	60 Day NOI, Clean Earth Now, Inc. v. Junald Used Auto Parts & Car et al. for violations under section 505 of the CWA.
2176	Clean Earth Now, Inc.	Moba Corporation and Marksmen Construction Inc.	11/11/2012	12/5/2012	CWA	GA	Demand for Insurance Coverage Information for Moba Corporation and Marksmen Construction Inc. from Clean Earth Now, Inc.
2177	Protection Alliance	Windsor Industries, dba Viking Auto Parts	11/29/2012	12/7/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Windsor Industries, dba Viking Auto Parts for violations under section 505 of the CWA.
2178	Environmental Advocates	National Marine Fisheries Services et al.	11/29/2012	12/7/2012	CWA		60 Day NOI, Northwest Environmental Advocates v. National Marine Fisheries Services et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2179	California Sportsfishing Protection Alliance	Union Pacific Railroad Company	11/29/2012	12/7/2012	CWA	CA	60 Day NOI, California Sportsfishing Protection Alliance v. Union Pacific Railroad Company for violations under section 505 of the CWA.
2180	R.J Corman Real Estate, LLC,	City of Nicholasville	11/30/2012	12/7/2012	CWA	KY	60 Day NOI, R.J Corman Real Estate, LLC, v. City of Nicholasville for violations under section 505 of the CWA.
2181	Lake Watch of Lake Martin et al.	Town of Camp Hill	11/29/2012	12/7/2012	CWA	AL	60 Day NOI, Lake Watch of Lake Martin et al. v. Town of Camp Hill for violations under section 505 of the CWA.
2182	Clean Earth Now, Inc.	. Louie's Waste and Recycling, Inc. et al.	11/27/2012	12/7/2012	CWA	GA	Withdraw letter to 60 Day NOI, Clean Earth Now, Inc. v. Louie's Waste and Recycling, Inc. et al. for violations under section 505 of the CWA. NCS: 2012-541.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2183	Clean Earth Now, Inc.	Peach State Pulp & Paper Inc. et al.	11/26/2012	12/7/2012	CWA	GA	Withdraw letter 60 Day NOI, Clean Earth Now, Inc. v. Peach State Pulp & Paper Inc. et al. for violations under section 505 of the CWA. NCS: 2012-524.
2184	California Sportsfishing Protection Alliance	Holiday Harbor, Inc.	12/4/2012	12/17/2012	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. Holiday Harbor, Inc. for violations under section 505 of the CWA.
2185	Conservation Law Foundation	Plourde Sand Gravel Co., Inc.	12/3/2012	12/17/2012	CWA	NH	60 Day NOI, Conservation Law Foundation v. Plourde Sand Gravel Co., Inc. for violations under section 505 of the CWA.
2186	Leslie Gengozian	Greensphalt, Inc. et al.	11/30/2012	12/17/2012	CWA	TN	60 Day NOI, Leslie Gengozian v. Greensphalt, Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2187	San Francisco Baykeeper	Green Team of San Jose et al.	12/6/2012	12/17/2012	CWA	CA	60 Day NOI, San Francisco Baykeeper v. Green Team of San Jose et al. for violations under section 505 of the CWA.
2188	Clean Earth Now, Inc.	Walter Curtis Carter Jr.	10/11/2012	1/2/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Walter Curtis Carter Jr. for violations under section 505 of the CWA.
2189	Clean Earth Now, Inc.	Calvin Turner	10/11/2012	1/2/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Calvin Turner for violations under section 505 of the CWA.
2190	Clean Earth Now, Inc.	Elite Car Salvage et al.	10/11/2012	1/2/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Elite Car Salvage et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2191	·	NuStar Energy L.P et al.	12/19/2012	1/2/2013	CWA		60 Day NOI, Anadarko Petroleum Corporation v. NuStar Energy L.P et al. for violations under section 505 of the CWA.
2192	Detense Center	Bob's Metals, Inc. et al.	12/7/2012	12/31/2012	CWA		Reply letter: 60 Day NOI, Northwest Environmental Defense Center v. Bob's Metals, Inc. et al. for violations under section 505 of the CWA. NCS: 2012-510
2193		Entergy Nuclear Operations, Inc. et al.	12/7/2012	12/31/2012	CWA		Reply letter: 60 Day NOI, Norman Pierce et al. v. Entergy Nuclear Operations, Inc. et al. for violations under section 505 of the CWA. NCS: 2012-422
2194		Robert Lesslie	11/29/2012	12/31/2012	CWA		60 Day NOI, Ragin Craig et al. v. Robert Lesslie for violations under section 505(a) of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2195	Clean Earth Now, Inc.	Thomas Concrete of Georgia Inc.	12/10/2012	12/31/2012	CWA		Withdrawal letter: Clean Earth Now, Inc. v. Thomas Concrete of Georgia Inc. for violations under section 505 of the CWA.
2196	Sierra Club et al.	Fola Coal Company, LLC	12/13/2012	12/31/2012	CWA		60 Day NOI, Sierra Club et al. v. Fola Coal Company, LLC for violations under section 505 of the CWA.
2197	waiter Myers et al.	Bureau of Land Managment	12/14/2012	12/31/2012	CWA		60 Day NOI, Walter Myers et al. v. Bureau of Land Managment for violations under section 505 of the CWA.
2198	Inc.	National Cement Company et al.	12/12/2012	12/31/2012	CWA		Reply letter: 60 Day NOI, Clean Earth Now, Inc. v. National Cement Company for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2199	California Sportsfishing Protection Alliance	Concrete Inc. dba Knife River	12/12/2012	12/31/2012	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. Concrete Inc. dba Knife River for violations under section 505 of the CWA.
2200	Clean Earth Now, Inc.	Ridge Creek Industries LLC	12/14/2012	12/31/2012	CWA		Reply letter: 60 Day NOI, Clean Earth Now, Inc. v. Ridge Creek Industries LLC for violations under 505 of the CWA. NCS: 2012-531
2201	al.	City of Atlanta et al.	12/20/2012	1/7/2013	CWA		60 Day NOI, John K. Richards et al. v. City of Atlanta et al. for violations under section 505 of the CWA.
2202	James Berberian	Skanska USA Inc.	12/18/2012	1/7/2013	CWA		60 Day NOI, James Berberian v. Skansak USA Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2203	Action Group	FirstEnergy et al.	12/20/2012	1/7/2013	CWA		60 Day NOI, Little Blue Regional Action Group v. FirstEnergy et al. for violations under section 505 of the CWA.
2204		Alex Energy, Inc.	12/21/2012	1/7/2013	CWA		60 Day NOI, Sierra Club et al. v. Alex Energy, Inc. for violations under section 505 of the CWA.
2205	·	Fred & Sons Metals Facility	12/20/2012	1/7/2013	CWA		60 Day NOI, Los Angeles Waterkeeper v. Fred & Sons Metals Facility for violations under section 505 of the CWA.
2206	Inc.	Pull-A-Part, Pull-A- Part LLC et al.	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Pull-A-Part, Pull-A-Part LLC et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2207	Los Angeles Waterkeeper	Quail Creek Trading, Inc. et al.	12/20/2012	1/7/2013	CWA		60 Day NOI, Los Angeles Waterkeeper v. Quail Creek Trading, Inc. et al. for violations under section 505 of the CWA.
2208	Cayuga Nation Council et al.	Cornell University	8/28/2012	9/6/2012	CWA		60 Day NOI, Cayuga Nation Council et al. v. Cornell University for violations under section 505 of the CWA.
2209	PSHOA Lake Owners	Target Corporation et al.	8/24/2012	9/4/2012	CWA		60 Day NOI, PSHOA Lake Owners v. Target Corporation et al. for violations under section 505 of the CWA.
2210	Tennessee Riverkeeper, Inc.	Wright Hosiery, LLC	8/15/2012	8/28/2012	CWA		Reply letter: Tennessee Riverkeeper, Inc. v. Wright Hosiery, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2211	Inc.	Mid-South Supply Company et al.	1/2/2013	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Mid-South Supply Company et al. Case No. 1:12-cv-04335-AT.
2212	Los Angeles Waterkeeper	Ace Metals, LLC	12/28/2012	1/7/2013	CWA		Reply Letter: 60 Day NOI, Los Angeles Waterkeeper v. Ace Metals, LLC for violations under section 505 of the CWA.
2213	Clean Earth Now, Inc.	Aluminum Recycling Center et al.	1/9/2013	1/23/2013	CWA		Reply Letter: 60 Day NOI, Clean Earth Now, Inc. v. Aluminum Recycling Center et al. for violations under section 505 of the CWA. NCS: 2012-546
2214	Merrymeeting Bay et al.	Brookfield Renewable Energy Partners, LP et al.	1/9/2013	1/17/2013	CWA		60 Day NOI, Freinds of Merrymeeting Bay et al. v. Brookfield Renewable Energy Partners, LP et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2215	et al.	Harpeth Valley Utilities District	6/7/2012	1/17/2013	CWA		60 Day NOI, Kenneth/Lisa Elam et al. v. Harpeth Valley Utilities District for violations under section 505 of the CWA.
2216		Eddie M. Manzo Fuentes et al.	1/11/2013	1/17/2013	CWA		60 Day NOI, Ramon Ortiz Osorio et al. v. Eddie M. Manzo Fuentes et al. for violations under section 505 of the CWA.
2217	Baykeeper	Granite Construction Company	1/10/2013	1/17/2013	CWA		60 Day NOI, San Francisco Baykeeper v. Granite Construction Company for violations under section 505 of the CWA.
2218	Baykeeper	S.O.S. Steel Company, Inc.	1/7/2013	1/17/2013	CWA		60 Day NOI, San Francisco Baykeeper v. S.O.S. Steel Company, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2219		Jacobson Companies, Inc.	1/18/2013	1/25/2013	CWA		Reply Letter: 60 Day NOI, Liviu Porta et al. v. Jacobson Companies, Inc. for violations under section 505 of the CWA. NCS: 2012-514
2220	John K. Richards et al.	Superior Plumbing Services, Inc.	1/11/2013	1/25/2013	CWA		60 Day NOI, John K. Richards et al. v. Superior Plumbing Services, Inc. for violations under section 505 of the CWA.
2221	Byrd Spring Rod & Gun Club	John Hayes et al.	1/15/2013	1/25/2013	CWA		60 Day NOI, Byrd Spring Rod & Gun Club v. John Hayes et al. for violations for under section 505 of the CWA.
2222	California Sportfishing Protection Alliance	Criterion Catalysts & Technologies, LP	1/16/2013	1/25/2013	CWA		60 Day NOI, California Sportfishing Protection Alliance v. Criterion Catalysts & Technologies, LP for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2223		Bandmill Coal Corporation	1/17/2013	1/25/2013	CWA		60 Day NOI, Sierra Valley Club et al. v. Bandmill Coal Corporation for violations under section 505 of the CWA.
2224	Leakey	Corridor Materials, LLC, et al.	1/18/2013	1/25/2013	CWA		David and Jan Leakey v. Corridor Materials, LLC, et al. Case No. 5:10-cv-17.
2225	Riverkeeper, Inc.	Kim T. Thomas et al.	12/21/2012	1/14/2013	CWA		60 Day NOI, Black Warrior Riverkeeper, Inc. v. Kim T. Thomas et al. for violations under section 505 of the CWA.
2226	Dr. Greogory Staviski	Thomas Hull	11/6/2012	1/11/2013	CWA		60 Day NOI, Dr. Greogory Staviski v. Thomas Hull for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2227	Clean Earth Now, Inc.	Harold F. Johnson Jr. dba Johnson Auo Salvage	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Harold F. Johnson Jr. dba Johnson Auo Salvage for violations under section 505 of the CWA.
2228	Clean Earth Now, Inc.	Crest Auto Parts et al.	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Crest Auto Parts et al. for violations under section 505 of the CWA.
2229	Inc.	81 Ineert Landfill & Disposal Inc.	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. 81 Ineert Landfill & Disposal Inc. for violations under section 505 of the CWA.
2230	Gregory Ackers	South Carolina Electric & Gas Co.	12/11/2012	1/25/2013	CWA		60 Day NOI, Gregory Ackers v. South Carolina Electric & Gas Co. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2231	River Watch	City of American Canyon	1/2/2013	1/11/2013	CWA		60 Day NOI, Northern California River Watch v. City of American Canyon for violations under section 505 of the CWA.
2232	City of Rock Island et al.	USACOE	1/18/2013	1/25/2013	CWA		60 Day NOI, City of Rock Island et al. v. USACOE for violations under section 505 of the CWA.
2233	California Sportsfishing Protection Alliance	Santa Rosa Stainless Stell Fabricators, Inc.	1/25/2013	2/4/2013	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. Santa Rosa Stainless Stell Fabricators, Inc. for violations under section 505 of the CWA.
2234	MCM Construction, Inc.	California Sportsfishing Protection Alliance	1/25/2013	2/4/2013	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. MCM Construction, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2235	Clean Earth Now, Inc.	Club Car LLC	1/18/2013	1/31/2013	CWA		Reply letter: 60 Day NOI, Clean Earth Now, Inc. v. Club Car LLC for violations under section 505 of the CWA. NCS: 2012-517
2236	Patrick L. Godwin	Gasparilla Island Water Association Inc.	1/17/2013	1/31/2013	CWA		60 Day NOI, Patrick L. Godwin v. Gasparilla Island Water Association Inc. for violations under section 505 of the CWA.
2237	waten	NRG Energy, Inc.	1/25/2013	1/31/2013	CWA		60 Day NOI, Food & Water Watch v. NRG Energy, Inc. for violations under section 505 of the CWA.
2238	Sierra Club et al.	Carolina Power & Light Company d/b/a Progress Energy Carolinas, Inc.	1/24/2013	1/31/2013	CWA		60 Day NOI, Sierra Club et al. v. Carolina Power & Light Company d/b/a Progress Energy Carolinas, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2239	Sierra Club et al.	Heartwood Forestland Fund VI	1/22/2013	1/31/2013	CWA		60 Day NOI, Sierra Club et al. v. Heartwood Forestland Fund VI for violations under section 505 of the CWA.
2240		US Army Corps of Engineers	2/5/2013	2/19/2013	CWA		60 Day NOI, Yadkin Riverkeeper et al. v. US Army Corps of Engineers under section 505 of the CWA.
2241	Sierra Club et al.	Fola Coal company, LLC	2/8/2013	2/18/2013	CWA		60 Day NOI, Sierra Club et al. v. Fola Coal company, LLC for violations under section 505 of the CWA.
2242	DP Marina, LLC	City of Chattanooga, TN	1/23/2013	1/31/2013	CWA		Second Addendum to Notice of Intent to Sue: DP Marina, LLC v. City of Chattanooga, TN for violations under section 301(a) of the CWA. NCS: 2012-304

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2243		BNSF Railway Company	2/5/2013	2/19/2013	CWA		60 Day NOI, Puget Soundkeeper Alliance v. BNSF Railway Company for violations under section 505 of the CWA.
2244	Global Community Monitor	McWane, Inc.	2/8/2013	2/19/2013	CWA		60 Day NOI, Global Community Monitor v. McWane, Inc. for violations under section 505 of the CWA.
2245	Sportsfishing Protection Alliance	California Department of Corrections & Rehabilitation, Folsom State Prison	2/8/2013	2/19/2013	CWA		60 Day NOI, California Sportsfishing Protection Alliance v. California Department of Corrections & Rehabilitation, Folsom State Prison for violations under section 505 of the CWA.
2246	GS Virginia Land LLC et al.	Town of South Hill	1/29/2013	2/12/2013	CWA		60 Day NOI, GS Virginia Land LLC et al. v. Town of South Hill for violations under the section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2247	Defense Center	Wilhelm Trucking Company	1/31/2013	2/12/2013	CWA		60 Day NOI, Northwest Environmental Defense Center v. Wilhelm Trucking Company for violations under section 505 of the CWA.
2248	LLC et al.	Brunswick Waste Management Facility, LLC	1/29/2013	2/12/2013	CWA		60 Day NOI, GS Virginia Land LLC et al. v. Brunswick Waste Management Facility, LLC for violations under section 505 of the CWA.
2249	Council	PSC Metals, Inc.	1/31/2013	2/12/2013	CWA		60 Day NOI, Tennessee Environmental Council v. PSC Metals, Inc. for violations under section 505 of the CWA.
2250	Faiute mulans et al.	NV Energy et al.	2/8/2013	2/22/2013	CWA		60 Day NOI, The Moapa Band of Paiute Indians et al. v. NV Energy et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2251		Blommer Chocolate Company	1/23/2013	2/12/2013	CWA		60 Day NOI, Northern California River Watch v. Blommer Chocolate Company for violations under section 505 of the CWA.
2252	Sierra Club et al.	Thomas E. Smith et al.	1/28/2013	2/12/2013	CWA		60 Day NOI, Sierra Club et al. v. Thomas E. Smith et al. for violations under section 505 of the CWA.
2253	Protection Alliance	Parker-Hannifin Corporation	2/4/2013	2/22/2013	CWA		60 Day NOI, California Sportfishing Protection Alliance v. Parker-Hannifin Corporation for violations under section 505 of the CWA.
2254	Stephen Vanko	Ghirdorzi Companies LLC	2/8/2013	2/22/2013	CWA		60 Day NOI, Stephen Vanko v. Ghirdorzi Companies LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2255	Foundation	Charles Ferris Auto Service, Inc.	2/13/2013	2/22/2013	CWA		60 Day NOI, Conservation Law Foundation v. Charles Ferris Auto Service, Inc. for violations under section 505 of the CWA.
2256	Baykeeper	Premier Recycle Company	2/11/2013	2/22/2013	CWA		60 Day NOI, San Francisco Baykeeper v. Premier Recycle Company for violations under section 505 of the CWA.
2257	John K. Richards et al.	City of Atlanta et al.	2/7/2013	2/22/2013	CWA		Reply Letter: 60 Day NOI, John K. Richards et al. v. City of Atlanta et al. for violations under section 505 of the CWA
2258	Riverkeeper et al.	Tennessee Valley Authority	2/13/2013	2/22/2013	CWA		60 Day NOI, Tennessee Riverkeeper et al. v. Tennessee Valley Authority for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2259	Coastkeeper	Rice Recycling Corp. et al.	2/13/2013	2/22/2013	CWA		60 Day NOI, Orange County Coastkeeper v. Rice Recycling Corp. et al. for violations under section 505 of the CWA.
2260	Responsibility	Tennessee Department of Transportation	1/23/2013	2/22/2013	CWA		60 Day NOI, Public Employees for Environmental Responsibility v. Tennessee Department of Transportation for violations under section 505 of the CWA.
2261	Watch	Thomas Arthur Giovanonni et al.	2/8/2013	2/22/2013	CWA		60 Day NOI, California River Watch v. Thomas Arthur Giovanonni et al. for violations under section 505 of the CWA.
2262	Clean Water Action	Doncasters-Storms Forge, Inc.	2/7/2013	2/21/2013	CWA		60 Day NOI, Clean Water Action v. Doncasters- Storms Forge, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2263	Clean Water Action	Connecticut Valley Block Co. Inc.	2/7/2013	2/21/2013	CWA		60 Day NOI, Clean Water Action v. Connecticut Valley Block Co. Inc. for violations under section 505 of the CWA.
2264	Byrd Spring Rod & Gun Club	John Hayes et al.	2/6/2013	2/19/2013	CWA		Amendment to: 60 Day NOI, Byrd Spring Rod & Gun Club v. John Hayes et al. for violations for under section 505 of the CWA. NCS: 2013-46
2265	Clean Earth Now, Inc.	Myers Auto Parts, Carlos Holdings	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Myers Auto Parts, Carlos Holdings for violations under section 505 of the CWA.
2266	Clean Earth Now, Inc.	Atlanta Metal, Inc.	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Atlanta Metal, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2267	Clean Earth Now, Inc.	Wacter Metals & Recycling Inc.	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Wacter Metals & Recycling Inc. for violations under section 505 of the CWA.
2268	Clean Earth Now, Inc.	Cohn E. Company et al.	11/30/2012	1/7/2013	CWA		60 Day NOI, Clean Earth Now, Inc. v. Cohn E. Company et al. for violations under section 505 of the CWA.
2269	Conservation Law Foundation	Green Pond	3/1/2013	3/11/2013	CWA	ME Maine	NOI, Conservation Law Foundation v. Green Pond for violations under section 505 of the CWA.
2270	Conservation Law Foundation	Harwich Port Boat Yard Inc.	3/1/2013	3/11/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Harwich Port Boat Yard Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2271	Tennessee Environmental Council	PSC Metals, Inc.	2/28/2013	3/11/2013	CWA	TN Tennessee	Tennessee Environmental Council v. PSC Metals, Inc. for violations under section 505 of the CWA.
2272	I – nvironmantai	McGovern Metals Company, Inc.	12/21/2012	1/11/2013	CWA	OR Oregon	Northwest Environmental Defense Center v. McGovern Metals Company, Inc. for violations under section 505 of the CWA.
2273	Inc.	Millwood Speciality Flooring, LLC et al.	12/18/2012	1/11/2013	CWA	GA Georgia	Reply Letter to Clean Earth Now, Inc. v. Millwood Speciality Flooring, LLC et al. for violaitons under section 505 of the CWA.
2274		Advanced Metal and Welding et al.	1/22/2013	3/19/2013	CWA	GA Georgia	Clean Earth Now, Inc. v. Advanced Metal and Welding et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2275	Georgetown County League of Women Voters	Tag Ventures, LLC	3/4/2013	3/19/2013	CWA	SC South Carolina	Georgetown County League of Women Voters v. Tag Ventures, LLC for violations under section 505 of the CWA.
2276	Jeff McCollin et al.	Jeff Fabrizio/JDF Properties	3/3/2013	3/19/2013	CWA	UT Utah	Jeff McCollin et al. v. Jeff Fabrizio/JDF Properties for violations under section 505 of the CWA.
2277	Protection Alliance	Nor-Cal Beverage Co.	3/4/2013	3/19/2013	CWA	CA California	California Sportsfishing Protection Alliance v. Nor- Cal Beverage Co. Inc. for violations under section 505 of the CWA.
2278	Watch	Westmore Marine	3/8/2013	3/19/2013	CWA	CA California	California Rver Watch v. Westmore Marine for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2279	Foundation	Australis Aquaculture, LLC	3/5/2013	3/19/2013	CWA	VT Vermont	Conservation Law Foundation v. Australis Aquaculture, LLC for violations under section 505 of the CWA.
2280	Conservation Law Foundation	Little River Boat Yard, Inc.	3/1/2013	3/19/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Little River Boat Yard, Inc. for violations under section 505 of the CWA.
2281	Conservation Law	R.T. Properties Inc., d/b/a/ Quarterdeck Marine Corporation et al. f	3/6/2013	3/19/2013	CWA	MA Massachusetts	Conservation Law Foundation v. R.T. Properties Inc., d/b/a/ Quarterdeck Marine Corporation et al. for violations under section 505 of the CWA.
2282	San Fransico Baykeeper	United States Pipe & Foundry Co., LLC	3/8/2013	3/19/2013	CWA	CA California	San Fransico Baykeeper v. United States Pipe & Foundry Co., LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2283	California River Watch	Grand Marina	2/15/2013	3/1/2013	CWA	CA California	California River Watch v. Grand Marina for violations under section 505 of the CWA.
2284	River Watch	Nicasio Rock Quarry et al.	2/11/2013	3/1/2013	CWA	CA California	Northern California River Watch v. Nicasio Rock Quarry et al. for violations under section 505 of the CWA.
2285		Hensley-Graves Holdings, LLC	2/19/2013	2/25/2013	CWA	AL Alabama	Tennessee Riverkeeper, Inc. v. Hensley-Graves Holdings, LLC for violations under section 505 of the CWA.
2286	California Sportsfishing Protection Alliance	Sierra Chemical Company	2/15/2013	3/1/2013	CWA	CA California	California Sportsfishing Protection Alliance v. Sierra Chemical Company for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2287	Northwest Enviromental Defense Center	H&H Welding et al.	2/4/2013	3/1/2013	CWA	OR Oregon	Northwest Enviromental Defense Center v. H&H Welding et al. for violations under section 505 of the CWA.
2288	Defense Center	EZ Loader Boat Trailers, Inc.	2/5/2013	3/1/2013	CWA	WA Washington	Northwest Environmental Defense Center v. EZ Loader Boat Trailers, Inc. for violations under section 505 of the CWA.
2289	vvalter Myers et al.	Bureau of Land Management et al.	1/4/2013	1/17/2013	CWA	CO Colorado	Walter Myers et al. v. Bureau of Land Management et al. for violations under section 505 of the CWA.
2290	Georgetown County League of Women	Tag Ventures, LLC	3/13/2013	3/25/2013	CWA	NC North Carolina	Georgetown County League of Women v. Tag Ventures, LLC for violations under section 505 of the CWA. Correction Notice

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2291	City of Pacific, Missouri	Brush Creek Sewer District	3/6/2013	3/25/2013	CWA	MO Missouri	City of Pacific, Missouri v. Brush Creek Sewer District for violations under section 505 of the CWA.
2292	California Communities Against Toxic	Calmet Services, Inc.	3/8/2013	3/25/2013	CWA	CA California	California Communities Against Toxic v. Calmet Services, Inc. for violations under section 505 of the CWA.
2293	Raritan Baykeeper, Inc.	Cropsey Scrap Iron & Metal Corp.	3/15/2013	3/25/2013	CWA	NY New York	Raritan Baykeeper, Inc. v. Cropsey Scrap Iron & Metal Corp. for violations under section 505 of the CWA.
2294	California Communities Against Toxics	USA Waste of CA, Inc.'s	3/11/2013	3/25/2013	CWA	CA California	California Communities Against Toxics v. USA Waste of CA, Inc.'s for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2295		Athens-Clarke County	3/8/2013	3/25/2013	CWA	GA Georgia	Dr. Sydney Bacchus et al. v. Athens-Clarke County for violations under section 505 of the CWA.
2296			3/8/2013	3/25/2013	CWA	CA California	James Creek Valley Land Company LLC et al. v. Corona/Twin Peaks Historical Association, LLC for violations under section 505 of CWA.
2297	Against Toxics	USA Waste of CA, Inc's	3/11/2013	3/25/2013	CWA	CA California	California Communities Against Toxics v. USA Waste of CA, Inc's for violations under section 505 of the CWA.
2298	California Communities Against Toxics	Valley Metal Treating, Inc's	3/11/2013	3/25/2013	CWA	CA California	California Communities Against Toxics v. Valley Metal Treating, Inc's for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2299	Protection Alliance	Shasta Lake Resorts, LP	3/12/2013	3/25/2013	CWA	CA California	California Sportfishing Protection Alliance v. Shasta Lake Resorts, LP for violations under section 505 of the CWA.
2300	Connecticut Fund for the Environment et al.	P.C. Metals et al.	6/10/2013	6/17/2013	CWA	CT Connecticut	Connecticut Fund for the Environment et al. v. P.C. Metals et al. for violations under section 505 of the CWA.
2301	Soundkeeper, Inc. et al.	The Shetucket Iron & Metal Company	6/18/2013	6/19/2013	CWA	CT Connecticut	Soundkeeper, Inc. et al. v. The Shetucket Iron & Metal Company for violations under section 505 of the CWA.
2302	John Devereux O' Reily, III et al.	Arnold Kirschman	6/11/2013	6/19/2013	CWA	LA Louisiana	John Devereux O' Reily, III et al. v. Arnold Kirschman for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2303	CLF	John Joseph Jalbert, Jr. d/b/a Methuen Motor Mart Co.	6/11/2013	6/19/2013	CWA	MA Massachusetts	CLF v. John Joseph Jalbert, Jr. d/b/a Methuen Motor Mart Co. for violations under section 505 of the CWA.
2304	Wetlands and Waters Association	City of Montgomery	4/18/2013	4/30/2013	CWA	AL Alabama	Wetlands and Waters Association v. City of Montgomery for violations under section 505 of the CWA.
2305	Choctawhatchee Riverkeeper	City of Dothan	4/18/2013	4/30/2013	CWA	AL Alabama	Choctawhatchee Riverkeeper v. City of Dothan for violations under section 505 of the CWA.
2306	Sierra Club et al.	Pocahontas Land Corporation	4/11/2013	4/22/2013	CWA	WV West Virginia	Reply Letter: Sierra Club et al. v. Pocahontas Land Corporation for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2307	California Communties Against Toxics	Puente Hills Materials Recovery Facility	4/17/2013	4/25/2013	CWA	CA California	California Communties Against Toxics v. Puente Hills Materials Recovery Facility for violations under section 505 of the CWA.
2308	Friends of the East Fork Kewis River	J.L. Storedahl & Sons, et al.	4/15/2013	4/25/2013	CWA		Friends of the East Fork Kewis River v. J.L. Storedahl & Sons, et al. for violations under section 505 of the CWA.
2309	Watson-Watson LLC	ExxonMobil	4/15/2013	4/22/2013	CWA	AR Arkansas	Watson-Watson LLC v. ExxonMobil for violations under section 505 of the CWA.
2310	California Communities Against Toxics	Downey Area Recycling and Transfer Facility	4/17/2013	4/25/2013	CWA	CA California	California Communities Against Toxics v. Downey Area Recycling and Transfer Facility for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2311		Warrenton Fiber Company	4/15/2013	4/15/2013	CWA	OR Oregon	Columbia Riverkeeper v. Warrenton Fiber Company for violations under section 505 of the CWA.
2312		Cascade Kelly Holdings LLC et al.	4/15/2013	4/25/2013	CWA	OR Oregon	Columbia Riverkeeper v. Cascade Kelly Holdings LLC et al. for violations under section 505 of the CWA.
2313	, i	Greco Bros. Ready Mix Concrete Co. Inc et al.	4/15/2013	4/25/2013	CWA	NY New York	Riverkeeper v. Greco Bros. Ready Mix Concrete Co. Inc et al. for violations under section 505 of the CWA.
2314	Defense Center	Parkrose Auto Recycling, LLC et al.	4/16/2013	4/25/2013	CWA	OR Oregon	Northwest Enivronmental Defense Center v. Parkrose Auto Recycling, LLC et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2315	Idaho Conservation League	City of White Bird, Idaho US	4/11/2013	4/24/2013	CWA	ID Idaho	Idaho Conservation League v. City of White Bird, Idaho US for violations under section 505 of the CWA.
2316	California River Watch	Tower Park Marina Investors, L.P.	5/24/2013	6/4/2013	CWA	CA California	California River Watch v. Tower Park Marina Investors, L.P. for violations under section 505 of the CWA.
2317	Alliance	Whitley Manufacturing Co., Inc. d/b/a Whitley Evergreen	5/23/2013	6/3/2013	CWA	WA Washington	Puget Soundkeeper Alliance v. Whitley Manufacturing Co., Inc. d/b/a Whitley Evergreen for violations under section 505 of the CWA.
2318	Columbia Riverkeeper	US Army Corps of Engineers et al.	5/22/2013	6/3/2013	CWA	DC District of Columb	Columbia Riverkeeper v. US Army Corps of Engineers et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2319	Supply Corporation	Riverhorse Equities II LTD et al.	5/23/2013	6/3/2013	CWA	TX Texas	Manville Water Supply Corporation v. Riverhorse Equities II LTD et al. for violations under section 505 of the CWA.
2320		Exxon Mobil Corporation et al.	4/19/2013	5/9/2013	CWA	AR Arkansas	Kathryn Jane Chunn et al. v. Exxon Mobil Corporation et al. for violations under section 505 of the CWa.
2321		Marine Emporium Inc. et al.	4/23/2013	5/9/2013	CWA	CA California	California River Watch v. Marine Emporium Inc. et al. for violations under section 505 of the CWA.
2322	IRIVarkaanar	South Carolina Public Service Authority	4/22/2013	5/9/2013	CWA	SC South Carolina	Reply Letter: Waccamaw Riverkeeper v. South Carolina Public Service Authority for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2323	Water Network	City of Cookeville et al.	4/22/2013	5/9/2013	CWA	TN Tennessee	Tennessee Clean Water Network v. City of Cookeville et al. for violations under section 505 of the CWA.
2324	Project	Kiewit et al.	4/26/2013	5/9/2013	CWA	WA Washington	Waste Action Project v. Kiewit et al. for violations under section 505 of the CWA.
2325		Valley Meat Co., LLC	4/29/2013	5/9/2013	CWA	NM New Mexico	Front Range Equine Rescue v. Valley Meat Co., LLC for violations under section 505 of the CWA.
2326	Baykeeper	City of Sunnyvale, Bay Counties Waste Services, Inc. et al.	3/22/2013	3/29/2013	CWA	CA California	San Francisco Baykeeper v. City of Sunnyvale, Bay Counties Waste Services, Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2327	Alliance	McClean Iron Works et al.	3/22/2013	3/29/2013	CWA	WA Washington	Puget Soundkeeper Alliance v. McClean Iron Works et al. for violations under section 505 of the CWA.
2328	Califronia River Watch	Bayside Boatworks, Inc.	3/20/2013	3/29/2013	CWA 311	CA California	Califronia River Watch v. Bayside Boatworks, Inc. for violations under section 505 of the CWA.
2329	Alliance	William Scotsman, Inc.	3/21/2013	3/29/2013	CWA	CA California	Puget Soundkeeper Alliance v. William Scotsman, Inc. for violations under section 505 of the CWA.
2330	Islesboro Islands Trust and Thanks But No Tank et al.	Army Corps of Engineers	3/20/2013	3/22/2013	CWA	ME Maine	Islesboro Islands Trust and Thanks But No Tank et al. v. Army Corps of Engineers for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2331	Environment	GenOn Chalk Point, LLC et al.	3/21/2013	3/29/2013	CWA	MD Maryland	State of Maryland/Maryland Department of Environment v. GenOn Chalk Point, LLC et al. for violations under section 505 of the CWA.
2332	Sierra Club et al.	Pocahontas Land Corporation	3/18/2013	3/29/2013	CWA	WV West Virginia	Sierra Club et al. v. Pocahontas Land Corporation for violations of section 505 of the CWA.
2333	Sierra Club et al.	Hernshaw Partner, LLC	3/18/2013	3/29/2013	CWA	WV West Virginia	Sierra Club et al. v. Hernshaw Partner, LLC for violations under section 505 of the CWA.
2334	Sierra Club, Inc. et al.	Burlington Northern Santa Fe Railroad Conpany et al.	4/2/2013	4/11/2013	CWA	WA Washington	Sierra Club, Inc. et al. v. Burlington Northern Santa Fe Railroad Conpany et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2335	Sierra Club et al.	Fola Coal Company	4/3/2013	4/11/2013	CWA	WV West Virginia	Sierra Club et al. v. Fola Coal Company for violations under section 505 of the CWA.
2336	Stephen Vanko	Ghirdorzi Companies LLC	2/22/2013	3/5/2013	CWA	WI Wisconsin	Reply Letter: 60 Day NOI, Stephen Vanko v. Ghirdorzi Companies LLC for violations under section 505 of the CWA. NCS: 2013-91
2337	DP Marina, LLC	City of Chattanooga, TN	5/22/2013	6/3/2013	CWA	TN Tennessee	Third Addendum: DP Marina, LLC v. City of Chattanooga, TN for violations under section 505 of the CWA.
2338	California River Watch	Bridgehead Marine Services	5/17/2013	6/3/2013	CWA	CA California	California River Watch v. Bridgehead Marine Services for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2339	Laborers International Union of North America, Local Union 1184	David Rendon et al.	5/20/2013	6/3/2013	CWA	CA California	Laborers International Union of North America, Local Union 1184 v. David Rendon et al. for violations under section 505 of the CWA.
2340	Kathryn Jane Chunn et al.	Exxon Mobil Corporation et al.	5/3/2013	5/13/2013	CWA	AR Arkansas	Continuing and Amended Notice: Kathryn Jane Chunn et al. v. Exxon Mobil Corporation et al. for violations under section 505 of the CWA. NCS: 2013-PP-195.
2341		Awesome Properties, LLC	4/29/2013	5/6/2013	CWA	AL Alabama	Tennessee Riverkeeper, Inc. v. Awesome Properties, LLC for violations under section 505 of the CWA.
2342	Mrs. Thompson	Ozark Materials River Rock, L.L.C.	3/26/2013	4/2/2013	CWA	OK Oklahoma	Mrs. Thompson v. Ozark Materials River Rock, L.L.C. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2343	Northern California River Watch	Nicasio Rock Quarry et al.	4/10/2013	4/18/2013	CWA	CA California	Reply Letter: Northern California River Watch v. Nicasio Rock Quarry et al. for violations under section 505 of the CWA. NCS: 2013-PP-135.
2344	California River Watch	Central Constra Costa Sanitary District	4/4/2013	4/18/2013	CWA	CA California	California River Watch v. Central Constra Costa Sanitary District for violations under section 505 of the CWA.
2345	Waste Action Project	Westport Shipyard, Inc.	2/6/2013	3/7/2013	CWA	WA Washington	Waste Action Project v. Westport Shipyard, Inc. for violations under section 505 of the CWA.
2346	Lewis L. Lionelli et al.	Florida Power and Light Company et al.	2/27/2013	3/11/2013	CWA	FL Florida	Lewis L. Lionelli et al. v. Florida Power and Light Company et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2347	Columbia Riverkeeper's	Munsen Paving LLC	2/23/2013	3/11/2013	CWA	OR Oregon	Columbia Riverkeeper's v. Munsen Paving LLC for violations under section 505 of the CWA.
2348	Sierra Ciub et al.	Shepard Boone Coal Company, LLC	2/25/2013	3/4/2013	CWA	WV West Virginia	Reply Letter: Sierra Club et al. v. Shepard Boone Coal Company, LLC for violations under section 505 of the CWA.
2349	DP Manna, LLC	City of Chattanooga, TN	2/27/2013	3/11/2013	CWA	TN Tennessee	Third Addendum to 5/26/11 NOI, DP Marina, LLC v. City of Chattanooga, TN. NCS: 2012-304.
2350	Black Warrior Riverkeeper	Shannon, LLC	2/22/2013	3/11/2013	CWA	AL Alabama	Black Warrior Riverkeeper v. Shannon, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2351	Conservation Law Foundation	Bang Corporation	3/1/2013	3/11/2013	CWA		Conservation Law Foundation v. Bang Corporation for violations under section 505 of the CWA.
2352		Ridge Creek Industries LLC	2/28/2013	3/11/2013	CWA	GA Georgia	Withdraw Letter: 60 Day NOI, Clean Earth Now, Inc. v. Ridge Creek Industries LLC for violations under 505 of the CWA. NCS: 2012-531
2353	Foundation	Shaw's Boat Yard Inc.	3/1/2013	3/11/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Shaw's Boat Yard Inc. for violations under section 505 of the CWA.
2354	GS Virginia Land LLC et al.	Town of South Hil	2/20/2013	2/25/2013	CWA	VA Virginia	Reply Letter: 60 Day NOI, GS Virginia Land LLC et al. v. Town of South Hill for violations under the section 505 of the CWA. NCS: 2013-80

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2355	Conservation Law Foundation	Scalisi Marine, Inc.	3/1/2013	3/19/2013	CWA	IN/ID N/IDEEDCHIEDITE	Conservation Law Foundation v. Scalisi Marine, Inc. for violations under section 505 of the CWA.
2356	Puget Soundkeeper Alliance	Baker Commodities Inc.	2/21/2013	3/19/2013	CWA	WA Washington	Puget Soundkeeper Alliance v. Baker Commodities Inc. for violations under section 505 of the CWA.
2357	California River Watch	Ramon Alcazar et al.	4/18/2013	4/30/2013	CWA	I ('A ('alifornia	California River Watch v. Ramon Alcazar et al. for violations of section 505 of the CWA.
2358	Conservation Law Foundation	Marshall Marine Corporation	3/1/2013	3/11/2013	CWA		Conservation Law Foundation v. Marshall Marine Corporation for violations of section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2359	IDP Marina, LLC	City of Chattanooga, TN	3/27/2013	4/8/2013	CWA	TN Tennessee	Fourth Addendum to DP Marina, LLC v. City of Chattanooga, TN for violations under section 505 of the CWA.
2360	Catawba Riverkeeper Foundation	Duke Energy Carolina LLC	3/26/2013	4/8/2013	CWA	NC North Carolina	The Catawba Riverkeeper Foundation v. Duke Energy Carolina LLC for violations under section 505 of the CWA.
2361	California River Watch	City of Eureka	6/28/2013	7/12/2013	CWA	CA California	California River Watch v. City of Eureka for violations under section 505 of the CWA.
2362		The Bill Benetreu Company	6/12/2013	7/8/2013	CWA	OR Oregon	Willamette Riverkeeper v. The Bill Benetreu Company for violations under section 301 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2363	Columbia Riverkeeper	Jacobson Warehouse Company	7/1/2013	7/12/2013	CWA	OR Oregon	Columbia Riverkeeper v. Jacobson Warehouse Company for violations under section 505 of the CWA.
2364	California River Watch	City of Willists	6/20/2013	6/26/2013	CWA	CA California	California River Watch v. City of Willists for violations under section 505 of the CWA.
2365	Cape Fear Riverkeeper et al.	Duke Energy Progress, Inc. d/b/a Progress Energy Carolinas	6/19/2013	7/12/2013	CWA	NC North Carolina	Cape Fear Riverkeeper et al. v. Duke Energy Progress, Inc. d/b/a Progress Energy Carolinas, Inc. for violations under section 505 of the CWA.
2366	The Longs	Dundee Partners, LLC	3/29/2013	4/8/2013	CWA	IL Illinois	The Longs v. Dundee Partners, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2367	Puget Soundkeeper Alliance	Pacific Commercial Equipment Co. Inc.	3/28/2013	4/8/2013	CWA	WA Washington	Puget Soundkeeper Alliance v. Pacific Commercial Equipment Co. Inc. for violations under section 505 of the CWA.
2368	LLC et al.	Brunswick Waste Management Facility, LLC	3/27/2013	4/8/2013	CWA	VA Virginia	Reply Letter: GS Virginia Land LLC et al. v. Brunswick Waste Management Facility, LLC for violations under section 505 of the CWA. NCS: 2013-82
2369	Waccamaw Riverkeeper	Grainger Generating Station	2/21/2013	3/1/2013	CWA	SC South Carolina	Winyah Bay Foundation d/b/a Waccamaw Riverkeeper v. Grainger Generating Station for violations under section 505 of the CWA.
2370	Water Network	Carlex Glass America, LLC	2/19/2013	3/1/2013	CWA	TN Tennessee	Tennessee Clean Water Network v. Carlex Glass America, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2371	Potomac Riverkeeper	Berkeley County Public Service Sewer	5/6/2013	5/20/2013	CWA	WV West Virginia	Potomac Riverkeeper v. Berkeley County Public Service Sewer for violations under section 505 of the CWA.
2372	Tennessee Environmental Council	PSC Metals, Inc.	7/11/2013	7/23/2013	CWA	TN Tennessee	Second Addendum: 60 Day NOI, Tennessee Environmental Council v. PSC Metals, Inc. for violations under section 505 of the CWA. NCS: 2013-83.
2373	Wayne National Forest	US Forest Service	2/14/2013	3/1/2013	CWA	OH Ohio	Wayne National Forest v. US Forest Service for violations under section 505 of the CWA.
2374	Tennessee Riverkeeper, Inc.	Town of Jasper	7/9/2013	7/15/2013	CWA	TN Tennessee	Tennessee Riverkeeper, Inc. v. Town of Jasper for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2375	California River Watch	Marina Village Associates, LLC	6/21/2013	7/10/2013	CWA	CA California	California River Watch v. Marina Village Associates, LLC for violations under section 505 of the CWA.
2376	California River Watch	Delta Marina Yacht Harbor, Inc.	7/5/2013	7/23/2013	CWA	CA California	California River Watch v. Delta Marina Yacht Harbor, Inc. for violations under section 505 of the CWA.
2377		City of Rochelle	5/2/2013	5/13/2013	CWA	GA Georgia	John Jackson et al. v. City of Rochelle for violations under section 1342 of the CWA.
2378	Clean Water Action	Connecticut Valley Block Co.	5/1/2013	5/13/2013	CWA	MA Massachusetts	Clean Water Action v. Connecticut Valley Block Co. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2379	Project	Buckley Recycle Center, Inc.	5/3/2013	5/13/2013	CWA	WA Washington	Waste Action Project v. Buckley Recycle Center, Inc. for violations under section 505 of the CWA.
2380	Sierra Club et al.	Fund 8 Domestic, LLC	5/24/2013	6/3/2013	CWA	WV West Virginia	Sierra Club et al. v. Fund 8 Domestic, LLC for violations of section 505 of the CWA.
2381	Watch	Ament Marine Service	5/30/2013	6/7/2013	CWA	CA California	California River Watch v. Ament Marine Service for violations under section 505 of the CWA.
2382	Communties Coalition	Regional Transportation Commission	5/29/2013	6/7/2013	CWA	NV Nevada	Upper Southeast Communties Coalition v. Regional Transportation Commission for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2383	Riverkeeper et al.	BNSF Railway	5/29/2013	5/31/2013	CWA	OR Oregon	Reply Letter: Columbia Riverkeeper et al. v. BNSF Railway for violations under section 505 of the CWA.
2384	watch	Bethel Harbor	5/6/2013	5/20/2013	CWA	CA California	California River Watch v. Bethel Harbor for violations under section 505 of the CWA.
2385	Watch	Walton's Marine Repair, Inc.	5/6/2013	5/20/2013	CWA	CA California	California River Watch v. Walton's Marine Repair, Inc. for violations under section 505 of the CWA.
2386	John Rawcliffe	NuStar Pipeline Operating Partnership, LP	4/29/2013	5/10/2013	CWA	KS Kansas	John Rawcliffe v. NuStar Pipeline Operating Partnership, LP for violations under section 505 of the CWA.

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2387	Riverkeeper et al.	BNSF et al.	5/9/2013	5/20/2013	CWA	WA Washington	Spokane Riverkeeper et al. v. BNSF et al. for violations under section 505 of the CWA.
2388	Neuse River Foundation	Howard Land Company LLC et al.	5/7/2013	5/20/2013	CWA	NC North Carolina	Neuse River Foundation v. Howard Land Company LLC et al. for violations under section 505 of the CWA.
2389	California River Watch	Sonoma-Marin Fair Board	7/18/2013	7/30/2013	CWA		California River Watch v. Sonoma-Marin Fair Board for violations under section 505 of the CWA.
2390	Clean Water Action	LeachGarner (Richline Group)	7/24/2013	8/2/2013	CWA		Clean Water Action v. LeachGarner (Richline Group) for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2391	Clean Water Action	Sonoco Products Company	7/22/2013	8/1/2013	CWA	MA Massachusetts	Clean Water Action v. Sonoco Products Company for violations under section 505 of the CWA.
2392	Richard Sloat	EPA	4/15/2013	4/25/2013	CWA	MI Michigan	Notice of intent for failure to require NPDES permit for Buck Mine discharge site
2393	South Carolina Coastal Conservation League	EPA; Army Corps of Engineers	6/7/2013	8/14/2013	CWA	SC South Carolina	Notice of intent for violations in connection with approval of Clydesdale Mitigation Bank
2394	San Franicisco Baykeeper	Eco Box Recycling, Inc.	7/25/2013	8/1/2013	CWA	CA California	San Franicisco Baykeeper v. Eco Box Recycling, Inc. for violations under section 505 of the CWA.

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2395	Brian Stark	Hussey Cooper Corp.	7/23/2013	8/7/2013	CWA	WI Wisconsin	Brian Stark v. Hussey Cooper Corp. for violations under section 505 of the CWA.
2396	Donna Ayers et al.	Nassua County, NY	7/26/2013	8/7/2013	CWA	NY New York	Donna Ayers et al. v. Nassua County, NY for violations under section 505 of the CWA.
2397	Riverkeeper, Inc.	Valiant Steel and Equipment, Inc.	7/26/2013	8/7/2013	CWA	GA Georgia	Chattahoochee Riverkeeper, Inc. v. Valiant Steel and Equipment, Inc. for violations under section 505 of the CWA.
2398	Robert A. Doane	Prospect Hill Manor Condominium Trust	7/17/2013	7/30/2013	CWA	MA Massachusetts	Robert A. Doane v. Prospect Hill Manor Condominium Trust for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2399	Peconic Baykeeper, Inc. et al.	NY State Office of Parks, Recreation, and Historic Preservation	7/16/2013	7/30/2013	CWA	NY New York	Peconic Baykeeper, Inc. et al. v. NY State Office of Parks, Recreation, and Historic Preservation for violations under section 505 of the CWA.
2400	Inc.	Stony Brook University et al.	7/16/2013	7/30/2013	CWA	NY New York	Peconic Baykeeper, Inc. v. Stony Brook University et al. for violations under section 505 of the CWA.
2401	California River Watch	Channel Marina Yacht Harbor	7/18/2013	7/30/2013	CWA	CA California	California River Watch v. Channel Marina Yacht Harbor for violations under section 505 of the CWA.
2402	California River Watch	Fluro Corporation	7/8/2013	7/30/2013	CWA	CA California	California River Watch v. Fluro Corporation for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2403	California River Watch	CNL Lifestyle Properties, Inc. et al.	7/16/2013	7/30/2013	CWA	CA California	California River Watch v. CNL Lifestyle Properties, Inc. et al. for violations under section 505 of the CWA.
2404	Southern Appalachian Mountain Stewards et al.	Pigeon Creek Processing Corporation	7/24/2013	7/30/2013	CWA	WV West Virginia	Southern Appalachian Mountain Stewards et al. v. Pigeon Creek Processing Corporation for violations under section 505 of the CWA.
2405	Clean Water Action	Waste Treatment Corporation	7/18/2013	7/30/2013	CWA	PA Pennsylvania	Clean Water Action v. Waste Treatment Corporation for violations under section 505 of the CWA.
2406	Greenphalt, Inc. et al.	Greenphalt, Inc. et al.	6/4/2013	6/12/2013	CWA	TN Tennessee	Greenphalt, Inc. et al. v. Greenphalt, Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2407	PennEnvironment et al.	PPG Industries, Inc.	6/3/2013	6/12/2013	CWA	PA Pennsylvania	Supplemental Notice: PennEnvironment et al. v. PPG Industries, Inc. for violations under section 505 of the CWA. Conolidated Cases Civ. Nos. 2:12-cv-00342-, 2:12-cv-00527.
2408	707-528-8175	Jack Silver	5/2/2013	5/13/2013	CWA	CA California	California River Watch v. County of Medera, Department of Engineering, Special Districts Division for violations under section 505 of the CWA.
2409	Galveston Baykeeper	GEO Specialty Chemicals Inc. et al.	4/29/2013	5/13/2013	CWA	TX Texas	Galveston Baykeeper v. GEO Specialty Chemicals Inc. et a.l for violations under section 505 of the CWA.
2410	Inland Empire Waterkeeper et al.	Union Pacific Railroad Company	4/29/2013	5/13/2013	CWA	CA California	Inland Empire Waterkeeper et al. v. Union Pacific Railroad Company for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2411	Helen Gammer et al.	Pisgah Reservoir et al.	5/9/2013	5/28/2013	CWA	CO Colorado	Helen Gammer et al. v. Pisgah Reservoir et al. for violations under section 505 of the CWA.
2412	Riverkeeper	Benson Metal Corp. d/b/a Benson Scrap Metal)	5/13/2013	5/28/2013	CWA	NY New York	Riverkeeper v. Benson Metal Corp. 9d/b/a Benson Scrap Metal) for violations under section 505 of the CWA.
2413	Riverkeeper	Sixth Street Iron & Metal et al.	5/13/2013	5/28/2013	CWA	NY New York	Riverkeeper v. Sixth Street Iron & Metal et al. for violations under section 505 of the CWA.
2414	California River Watch	Richgrove Community Services District	5/10/2013	5/21/2013	CWA	CA California	California River Watch v. Richgrove Community Services District for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2415	Sierra Club et al.	Hernshaw Partner, LLC	5/16/2013	5/28/2013	CWA	WV West Virginia	Reply Letter: Sierra Club et al. v. Hernshaw Partner, LLC for violations under section 505 of the CWA.
2416	Diversity, Inc.	City of Sierra Vista	5/28/2013	7/9/2013	CWA	AZ Arizona	Center for Biological Diversity, Inc. v. City of Sierra Vista for violations under section 505 of the CWA.
2417		Peabody Energy Corp.	5/29/2013	6/7/2013	CWA	WA Washington	Reply Letter. Sierra Club et al. v. Peabody Energy Corp. for violations under section 505 of the CWA.
2418		Arch Coal Inc.	5/29/2013	6/7/2013	CWA	WA Washington	Reply Letter: Sierra Club et al. v. Arch Coal Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2419	Clean Water Action	Standard Auto Wrecking Company, Inc.	7/29/2013	8/12/2013	CWA	MA Massachusetts	Clean Water Action v. Standard Auto Wrecking Company, Inc. for violations under section 505 of the CWA.
2420	Clean Water Action	Henry's Self Serve Used Auto Parts, LLC	5/29/2013	8/12/2013	CWA	MA Massachusetts	Clean Water Action v. Henry's Self Serve Used Auto Parts, LLC for violations under section 505 of the CWA.
2421	Beauregard et al.	State of Washington	7/29/2013	8/12/2013	CWA	WA Washington	Beauregard et al. v. State of Washington for violations under section 505 of the CWA.
2422	McNabbs et al.	City of Bainbridge Island et al.	7/29/2013	8/12/2013	CWA 311	WA Washington	McNabbs et al. v. City of Bainbridge Island et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2423	Yadkin Riverkeeper, Inc.	City of Thomasville, NC	7/12/2013	8/12/2013	CWA		Yadkin Riverkeeper, Inc. v. City of Thomasville, NC for violations under section 505 of the CWA.
2424	Columbia Riverkeeper	Container Management Services, LLC	7/30/2013	8/12/2013	CWA	OR Oregon	Columbia Riverkeeper v. Container Management Services, LLC for violations under section 505 of the CWA.
2425	inc. et al.	H&C Scrap Metal LLC	8/2/2013	8/12/2013	CWA		Connectciut Fund for the Environment, Inc. et al. v. H&C Scrap Metal LLC for violations under section 505 of the CWA.
2426	California River Watch	Cold Creek Compost Inc.	9/3/2013	9/13/2013	CWA	CA California	California River Watch v. Cold Creek Compost Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2427	Clean Earth Now, Inc.	Shakti Auto Parts	7/9/2013	9/13/2013	CWA	GA Georgia	Clean Earth Now, Inc. v. Shakti Auto Parts for violations under section 505 of the CWA.
2428	Watch	Kipling T. Korth et al.	8/14/2013	9/13/2013	CWA	CA California	California River Watch v. Kipling T. Korth et al. for violations under section 505 of the CWA.
2429	Darren Farrell et al.	Amy J. DiModugno	8/14/2013	9/13/2013	CWA	NY New York	Darren Farrell et al. v. Amy J. DiModugno for violations under section 505 of the CWA.
2430	Waste Action Project	Washington State Dept. of Social and Health Services et al.	8/22/2013	9/13/2013	CWA	WA Washington	Waste Action Project v. Washington State Dept. of Social and Health Services et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2431	Earth Island Institute	Sabic Polymershapes LLC	8/5/2013	9/13/2013	CWA	CA California	Earth Island Institute v. Sabic Polymershapes LLC for violations under section 505 of the CWA.
2432	California Sportsfishing Protection Alliance	Guntert Sales & Zimmerman dba Guntert Steel	8/20/2013	9/13/2013	CWA	CA California	California Sportsfishing Protection Alliance v. Guntert Sales & Zimmerman dba Guntert Steel for violations under section 505 of the CWA.
2433	Coalition	Orcon Corporation	8/19/2013	9/13/2013	CWA	CA California	Plastic Pollution Coalition v. Orcon Corporation for violations under section 505 of the CWA.
2434	California River Watch	Jeremy Fisher- Smith	8/9/2013	9/13/2013	CWA	CA California	California River Watch v. Jeremy Fisher-Smith for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2435	Council	PSC Metals, Inc.	8/13/2013	9/13/2013	CWA	TN Tennessee	Tennessee Environmental Council v. PSC Metals, Inc. for violations under section 505 of the CWA.
2436	Project	Zittel's Marina, Inc.	8/19/2013	9/13/2013	CWA	WA Washington	Waste Action Project v. Zittel's Marina, Inc. for violations under section 505 of the CWA.
2437	Center for Biological Diversity, Inc.	City of Sierra Vista	8/22/2013	9/13/2013	CWA	AZ Arizona	Reply Letter: Center for Biological Diversity, Inc. v. City of Sierra Vista for violations under section 505 of the CWA. NOI: 2013-PP-362
2438	Waterkeeper	Bestway Recycling Company, Inc.	9/6/2013	9/17/2013	CWA	CA California	Los Angeles Waterkeeper v. Bestway Recycling Company, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2439	Los Angeles Waterkeeper	Bestway Recycling Company Inc.	9/6/2013	9/17/2013	CWA	CA California	Los Angeles Waterkeeper v. Bestway Recycling Company Inc. for violations under section 505 of the CWA. N. Main Street.
2440	Waterkeeper	Bestway Recycling Company Inc.	9/6/2013	9/17/2013	CWA	CA California	Los Angeles Waterkeeper v. Bestway Recycling Company Inc. for violations under section 505 of the CWA. Western Avenue, Gardena CA.
2441	Los Angeles Waterkeeper	Bestway Recycling Company Inc.	9/6/2013	9/17/2013	CWA	CA California	Los Angeles Waterkeeper v. Bestway Recycling Company Inc. for violations under section 505 of the CWA. 1032 Industrial Street.
2442	Waste Action Project	Port of Port Angeles Boatyard	9/6/2013	9/13/2013	CWA	WA Washington	Waste Action Project v. Port of Port Angeles Boatyard for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2443	Joan Truxier et al.	Lake Tahoe Visitors Association et al.	9/5/2013	9/13/2013	CWA	CA California	Joan Truxler et al. v. Lake Tahoe Visitors Association et al. for violations under section 505 of the CWA.
2444	Conservation Law Foundation	Rockrimmon Auto Parts & Recycling Inc.	9/3/2013	9/13/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Rockrimmon Auto Parts & Recycling Inc. for violations under section 505 of CWA.
2445	Conservation Law Foundation	Center Street Auto Parts of Chicopee Inc.	9/3/2013	9/13/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Center Street Auto Parts of Chicopee Inc. for violations under section 505 of the CWA.
2446	Waterkeeper	Bestway Recycling Company, Inc.	9/6/2013	9/13/2013	CWA	CA California	Los Angeles Waterkeeper v. Bestway Recycling Company, Inc. for violations under section 505 of the CWA. 6001 Jefferson Blvd.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2447	Foundation	Excel Recycling LLC	8/30/2013	9/13/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Excel Recycling LLC for violations under section 505 of the CWA.
2448	Baykeeper	Oldcastle Precast Inc.	8/20/2013	9/13/2013	CWA	CA California	San Francisco Baykeeper v. Oldcastle Precast Inc. for violations under section 505 of the CW.
2449	Brian Stark	Christiansen Roofing Co. Inc.	9/6/2013	9/13/2013	CWA	WI Wisconsin	Brian Stark v. Christiansen Roofing Co. Inc. under section 505 of the CWA.
2450	,	Tacoma Marine Services, Inc. d/b/a Commencement Bay Marine Services	8/23/2013	8/30/2013	CWA	WA Washington	Waste Action Project v. Tacoma Marine Services, Inc. d/b/a Commencement Bay Marine Services for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2451	Waste Action Project	Washington State Department of Corrections et al.	9/17/2013	9/26/2013	CWA	WA Washington	Waste Action Project v. Washington State Department of Corrections et al. for violations under section 505 of the CWA.
2452	Waste Action Project	The Landings at Colony Wharf, LLC	9/18/2013	9/26/2013	CWA	WA Washington	Waste Action Project v. The Landings at Colony Wharf, LLC under section 505 of the CWA.
2453	Waste Action Project	Port of Port Townsend Boat Haven	9/17/2013	9/26/2013	CWA	WA Washington	Waste Action Project v. Port of Port Townsend Boat Haven for violations under section 505 of the CWA.
2454	San Francisco Baykeeper	Pacific Galvanizing	9/9/2013	10/17/2013	CWA	CA California	San Francisco Baykeeper v. Pacific Galvanizing for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2455	Jason Parker et al.	The City of Valdosta	9/20/2013	10/17/2013	CWA	GA Georgia	Jason Parker et al. v. The City of Valdosta for violations under section 505 of the CWA.
2456	California Sportsfishing Protection Alliance	Hanson Brothers Enterprises	9/20/2013	10/17/2013	CWA	CA California	California Sportsfishing Protection Alliance v. Hanson Brothers Enterprises for violations under section 505 of the CWA.
2457	Orange Envrionment Inc.	Alternative Construction, Inc.	9/6/2013	10/17/2013	CWA	NY New York	Orange Envrionment Inc. v. Alternative Construction, Inc. for violations under section 505 of the CWA.
2458	San Francisco Baykeeper	Marine Express, Inc.	9/30/2013	11/19/2013	CWA	CA California	San Francisco Baykeeper v. Marine Express, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2459	California Sportsfishing Protection Alliance	Galt Recyclers	9/30/2013	10/17/2013	CWA	CA California	California Sportsfishing Protection Alliance v. Galt Recyclers for violating section 505 of the CWA.
2460	Riverkeeper	New York State Thruway Authority et al.	9/25/2013	10/17/2013	CWA	NY New York	Riverkeeper v. New York State Thruway Authority et al. for violations under section 505 of the CWA.
2461	Oregon Coast Alliance	Tidewater Contactors, Inc.	9/27/2013	10/21/2013	CWA	OR Oregon	Oregon Coast Alliance v. Tidewater Contactors, Inc. for violations under section 505 of the CWA.
2462	Waste Action Project	Kiewit Infrastructure West Co.	10/2/2013	10/21/2013	CWA	WA Washington	Waste Action Project v. Kiewit Infrastructure West Co. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2463	California River Watch	Melgoza's Yacht Repair & Restoration	9/12/2013	9/17/2013	CWA	CA California	California River Watch v. Melgoza's Yacht Repair & Restoration for violations under section 505 of the CWA.
2464	Conservation Law Foundation	Bridgewater Farm Supply Co. Inc.	9/6/2013	9/11/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Bridgewater Farm Supply Co. Inc. for violations under section 505 of the CWA.
2465	Inland Empire Waterkeeper et al.	Burrtec Waste Group, Inc.	10/8/2013	10/21/2013	CWA	CA California	Inland Empire Waterkeeper et al. v. Burrtec Waste Group, Inc. for violations under section 505 of the CWA.
2466	Sierra Club et al.	Crossville Coal Inc.	11/5/2013	11/13/2013	CWA	TN Tennessee	Reply Letter: Sierra Club et al. v. Crossville Coal Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2467	Coosa Riverkeeper, Inc.	The Water Works, Sewer and Gas Board of the City of Childersburg	11/6/2013	11/12/2013	CWA	AL Alabama	Coosa Riverkeeper, Inc. v. The Water Works, Sewer and Gas Board of the City of Childersburg for violations under section 505 of the CWA.
2468	Sierra Club et al.	Appalachian Power Company	11/7/2013	11/13/2013	CWA		Sierra Club et al. v. Appalachian Power Company for violations under section 505 of the CWA.
2469	California River Watch	Westrec Management, Inc.	11/7/2013	11/13/2013	CWA		California River Watch v. Westrec Management, Inc. for volations under section 505 of the CWA.
2470	Marcella M. Klinger, LLC	Dennis T. Hamby	11/7/2013	11/13/2013	CWA	MD Maryland	Marcella M. Klinger, LLC v. Dennis T. Hamby for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2471	Peabody et al.	BSNF Railway Company	10/10/2013	11/21/2013	CWA	WA Washington	Protective Supplemental Notice: Peabody et al. v. BSNF Railway Company for violations under section 505 of the CWA.
2472	Sierra Club et al.	Bandmill Coal Corporation	10/3/2013	10/21/2013	CWA	VA Virginia	Sierra Club et al. v. Bandmill Coal Corporation for violations under section 505 of the CWA.
2473	Oregon Coast Alliance	Tidewater Contractors, Inc.	10/2/2013	10/17/2013	CWA	OR Oregon	Oregon Coast Alliance v. Tidewater Contractors, Inc. for violations under section 505 of the CWA.
2474	Riverkeeper	New York Dept. of Environmental Conservation	10/2/2013	10/21/2013	CWA	NY New York	Reply Letter: Riverkeeper v. New York Dept. of Environmental Conservation.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2475	Sierra Club et al.	Kopper Glo Mining, LLC	11/12/2013	11/18/2013	CWA	TN Tennessee	Sierra Club et al. v. Kopper Glo Mining, LLC for violations under section 505 of the CWA.
2476	San Francisco Baykeeper	Premier Recycling Company	11/8/2013	11/14/2013	CWA		Proposed Consent Decree: San Francisco Baykeeper v. Premier Recycling Company.
2477	Sierra Club et al.	Kopper Glo Mining, LLC	11/12/2013	11/18/2013	CWA	TN Tennessee	Sierra Club et al. v. Kopper Glo Mining, LLC for violaitons under section 505 of the CWA.
2478	Environmental Integrity Project et al.	Washington Suburban Sanitary Commission	11/13/2013	11/18/2013	CWA	MD Maryland	Environmental Integrity Project et al. v. Washington Suburban Sanitary Commission for violations under section 505 of CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2479	Kay Kohler	Snohomish County	10/30/2013	11/12/2013	CWA	WA Washington	Kay Kohler v. Snohomish County for violations under section 505 of the CWA.
2480	Los Angeles Waterkeeper et al.	Bestway Recycling Company, Inc.	9/25/2013	10/21/2013	CWA	CA California	Los Angeles Waterkeeper et al. v. Bestway Recycling Company, Inc. for violations under section 505 of the CWA.
2481	Waste Action Project	Maritime Fabrications, Inc. d/b/a La Conner Maritime Service	10/23/2013	10/28/2013	CWA	WA Washington	Waste Action Project v. Maritime Fabrications, Inc. d/b/a La Conner Maritime Service for violations under section 505 of the CWA.
2482	WildEarth Guardians	Western Sugar Cooperative	10/17/2013	10/25/2013	CWA	CO Colorado	WildEarth Guardians v. Western Sugar Cooperative for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2483	Inc.	Waste Action Project	10/24/2013	10/30/2013	CWA		Waste Action Project v. Marine Servicenter, Inc. for violations under section 505 of the CWA.
2484	California Sportsfishing Protection Alliance	San Martin Transfer Station	10/24/2013	10/30/2013	CWA	CA California	California Sportsfishing Protection Alliance v. San Martin Transfer Station for violations under section 505 of the CWA.
2485	Conservation Law Foundation	Chuckran Auto Parts Inc.	10/24/2013	10/29/2013	CWA		Conservation Law Foundation v. Chuckran Auto Parts Inc. for violations under section 505 of the CWA.
2486	Bridgewater Auto Parts, Inc.	Conservation Law Foundation	10/24/2013	10/29/2013	CWA		Conservation Law Foundation v. Bridgewater Auto Parts, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2487	Southern Appalachian Mountain Stewards et al.	Penn Virginia Operating Company, LLC	10/22/2013	10/30/2013	CWA	PA Pennsylvania	Southern Appalachian Mountain Stewards et al. v. Penn Virginia Operating Company, LLC for violations under section 505 of the CWA.
2488	PennEnvironment	Bellefonte State Fish Hatchery	10/17/2013	10/21/2013	CWA	PA Pennsylvania	PennEnvironment v. Bellefonte State Fish Hatchery for violations under section 505 of the CWA.
2489	Foundation	Rocky Mountain Wood Company Inc.	9/27/2013	10/21/2013	CWA	MA Massachusetts	Conservation Law Foundation v. Rocky Mountain Wood Company, Inc. for violations under section 505 of the CWA.
2490	California River Watch	Cold Creek Compost Inc.	11/1/2013	11/7/2013	CWA	CA California	Reply Letter: California River Watch v. Cold Creek Compost Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2491	California River Watch	Oxbow Marina	10/25/2013	10/31/2013	CWA	CA California	California River Watch v. Oxbow Marina for violations under section 505 of the CWA.
2492	Neighbors, Inc.	Luminant Mining Company, LLC	10/29/2013	11/4/2013	CWA	TX Texas	Neighbors for Neighbors, Inc. v. Luminant Mining Company, LLC for violations under section 505 of the CWA.
2493	al.	George's Chicken, LLC	10/30/2013	11/4/2013	CWA	VA Virginia	Potomac Riverkeeper, Inc. et al. v. George's Chicken, LLC for violations under section 505 of the CWA.
2494	Project	Walsh Marine	10/30/2013	11/4/2013	CWA	WA Washington	Waste Action Project v. Walsh Marine for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2495	Karen York	City of Springtown	11/1/2013	11/5/2013	CWA		Karen York v. City of Springtown for violations under section 505 of the CWA.
2496	Public Employees for Environmental Responsibility	Kroger Corporation	11/1/2013	11/6/2013	CWA	TN Tennessee	Public Employees for Environmental Responsibility v. Kroger Corporation for violations under section 505 of the CWA.
2497	Conservation Law Foundation	Bridgewater Farm Supply Co. Inc.	10/22/2013	10/28/2013	CWA		Reply Letter: Conservation Law Foundation v. Bridgewater Farm Supply Co. Inc. for violations under section 505 of the CWA.
2498	Sierra Club et al.	Pocahontas Land Corporation	11/25/2013	12/2/2013	CWA	WV West Virginia	Sierra Club et al. v. Pocahontas Land Corporation for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2499	Los Angeles Waterkeeper	SCV Recycling	12/20/2013	12/30/2013	CWA	CA California	Los Angeles Waterkeeper v. SCV Recycling for violations under section 505 of the CWA.
2500	Delaware Riverkeeper et al.	Hamilton Township et al.	12/17/2013	12/24/2013	CWA	NJ New Jersey	Delaware Riverkeeper et al. notice of intent to file suit against Hamilton Township et al. for violations under section 505 of the CWA.
2501	Conservation Law Foundation	Plourde Sand and Gravel Co., Inc. et al.	12/23/2013	12/30/2013	CWA	NH New Hampshire	Conservation Law Foundation v. Plourde Sand and Gravel Co., Inc. et al. for violations under section 505 of the CWA.
2502	Los Angeles Waterkeeper	Apex Electronics	12/20/2013	12/30/2013	CWA	CA California	Los Angeles Waterkeeper v. Apex Electronics for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2503	Waterkeeper	CJ Metals Recycling, Inc.	12/20/2013	12/30/2013	CWA	CA California	Los Angeles Waterkeeper v. CJ Metals Recycling, Inc. for violations under section 505 of the CWA.
2504	et al.	California River Watchv	12/30/2013	1/8/2014	CWA	CA California	California River Watchv. Valley State Prison et al. for violations under section 505 of the CWA.
2505	Stockton Delta KOA et al.	California River Watch	1/9/2014	1/15/2014	CWA	CA California	California River Watch v. Stockton Delta KOA et al. for violations under section 505 of the CWA.
2506	William F. Sullivan & Co., Inc.	Clean Water Action	1/10/2014	1/15/2014	CWA	MA Massachusetts	Clean Water Action v. William F. Sullivan & Co., Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2507		Los Angles Waterkeeper	12/20/2013	12/30/2013	CWA	CA California	Los Angles Waterkeeper v. M&M Metal Recycling for violations under section 505 of the CWA.
2508	Gravel Co., Inc.	Conservation Law Foundation	12/23/2013	12/30/2013	CWA	NH New Hampshire	Conservation Law Foundation v. Plourde Sand and Gravel Co., Inc. for violations under section 505 of the CWA.
2509	Apex Electronic	Los Angeles Waterkeeper	12/20/2013	12/30/2013	CWA	CA California	Los Angeles Waterkeeper v. Apex Electronic for violations under section 505 of the CWa.
2510	Recycling, Inc.	Los Angeles Waterkeeper	12/20/2013	12/30/2013	CWA	CA California	Los Angeles Waterkeeper v. CJ Metals Recycling, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2511	Trendmaker Homes	Galveston Baykeeper	11/27/2013	12/4/2013	CWA	TX Texas	Galveston Baykeeper v. Trendmaker Homes for violations under section 505 of the CWA.
2512	City of Stockton, Municipal Utilities Department f	California River Watch	12/5/2013	12/11/2013	CWA		California River Watch v. City of Stockton, Municipal Utilities Department for violations under section 505 of the CWA.
2513	City of Livingston	California River Watch	12/10/2013	12/16/2013	CWA	AZ Arizona	California River Watch v. City of Livingston for violations under section 505 of the CWA.
2514	Brooklyn Ready Mix Corporation	Riverkeeper , Inc.	12/3/2013	12/11/2013	CWA	NY New York	Riverkeeper , Inc. v. Brooklyn Ready Mix Corporation for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2515	SCV Recycling	Los Angeles Waterkeeper	12/24/2013	1/8/2014	CWA	CA California	Los Angeles Waterkeeper v. SCV Recycling for violations under section 505 of the CWA.
2516	CJ Metals Facility	Los Angeles Waterkeeper	12/23/2013	1/8/2014	CWA	CA California	Los Angeles Waterkeeper v. CJ Metals Facility for violations under section 505 of the CWA.
2517	Raymer Metals,	Los Angles Waterkeeper	12/24/2013	1/8/2014	CWA	CA California	Los Angles Waterkeeper v. Raymer Metals, Inc. for violations under section 505 of the CWA.
2518			12/13/2013	12/23/2013	CWA	TN Tennessee	Tennessee Department of Environment and Conservation Mitigation Tracking Program Memo Agreement.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2519	Ronald Shear	Waste Action Project	1/2/2014	1/7/2014	CWA	WA Washington	Waste Action Project v. Ronald Shear for violations under section 505 of the CWA.
2520	Watch	Valley State Prison et al.	12/30/2013	1/6/2014	CWA	CA California	California River Watch v. Valley State Prison et al. for violations under section 505 of the CWA.
2521	Los Angeles Waterkeeper	Raymer Metals, Inc.	12/20/2013	12/31/2013	CWA	CA California	Los Angeles Waterkeeper v. Raymer Metals, Inc. for violations under section 505 of the CWA.
2522	Bear Creek Recovery et al.	City of Molalla	1/24/2014	1/28/2014	CWA	OR Oregon	Bear Creek Recovery et al. v. City of Molalla for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2523	Los Angeles Waterkeeper	Jefferson Recycling Center, Inc.	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Jefferson Recycling Center, Inc. for violations under section 505 of the CWA.
2524	Los Angeles Waterkeeper	Eagle Recycling	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Eagle Recycling for violations under section 505 of the CWA.
2525	Los Angeles Waterkeeper	Pueblatown Recycling	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Pueblatown Recycling for violations under section 505 of the CWA.
2526	Los Angeles Waterkeeper	Gold Mine Metal Recycling	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Gold Mine Metal Recycling for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2527		Pacific Gas & Electric Company	1/22/2014	1/27/2014	CWA	CA California	Juliana Martinez et al. v. Pacific Gas & Electric Company for violations under section 505 of the CWA.
2528	Foundation	Dudek Auto Recycling, Inc.	1/27/2014	2/3/2014	CWA	NH New Hampshire	Conservation Law Foundation v. Dudek Auto Recycling, Inc. for violations under section 505 of the CWA.
2529	California Communities Against Toxics	Marchem Technologies LLC	1/31/2014	2/7/2014	CWA	CA California	California Communities Against Toxics v. Marchem Technologies LLC for violations under section 505 of the CWA.
2530	Southern Utah Wilderness Alliance	State of Utah	1/31/2014	2/4/2014	CWA	UT Utah	Southern Utah Wilderness Alliance v. State of Utah for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2531	al.	The Maschhoffs, LLC.	1/27/2014	2/3/2014	CWA	IA Iowa	Reply Letter: Humane Society of the United States et al. v.The Maschhoffs, LLC. for violations under section 505 of the CWA.
2532	Conservation Law Foundation	Lambert's Auto & Truck Recyclers, Inc.	1/30/2014	2/3/2014	CWA	NH New Hampshire	Conservation Law Foundation v. Lambert's Auto & Truck Recyclers, Inc. for violations under section 505 of the CWA.
2533	Los Angeles Waterkeeper	Jefferson Recycling Center, Inc.	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Jefferson Recycling Center, Inc. for violations under section 505 of the CWA.
2534	waterkeeper	Eagle Recycling	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Eagle Recycling for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2535	Los Angeles Waterkeeper	Pueblatown Recycling	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Pueblatown Recycling for violations under section 505 of the CWA.
2536	Bear Creek Recovery et al.	City of Molalla	1/24/2014	1/28/2014	CWA	OR Oregon	Bear Creek Recovery et al. v. City of Molalla for violations under section 505 of the CWA.
2537	California River Watch	Grab N' Grow	1/16/2014	1/27/2014	CWA	CA California	California River Watch v. Grab N' Grow for violations under section 505 of the CWA.
2538	Los Angeles Waterkeeper	Gold Mine Metal Recycling	1/22/2014	1/28/2014	CWA	CA California	Los Angeles Waterkeeper v. Gold Mine Metal Recycling for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2539	Project	Buckley Recycle Center, Inc.	1/2/2014	1/7/2014	CWA	WA Washington	Waste Action Project v. Buckley Recycle Center, Inc. for violations under section 505 of the CWA.
2540	Conservation Law Foundation	Don's Repair et al.	1/27/2014	2/3/2014	CWA	NH New Hampshire	Conservation Law Foundation v. Don's Repair et al. for violations under section 505 of the CWA.
2541	Harpeth River Wateshed Association	Cartwright Creek, LLC	1/13/2014	1/14/2014	CWA	TN Tennessee	Harpeth River Wateshed Association v. Cartwright Creek, LLC for violations under section 505 of the CWA.
2542	Sierra Ciub et ai.	Pocahontas Land Corporation	1/17/2014	1/24/2014	CWA	WV West Virginia	Reply Letter: Sierra Club et al. v. Pocahontas Land Corporation for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2543	Sierra Club et al.	Appleton Coated LLC	1/22/2014	1/24/2014	CWA	WI Wisconsin	Supplemental Information and Response to Petition to Object to Issuance of the Appleton Coated LLC Title V Operation Permit Renewal. Sierra Club et al. v. Appleton Coated LLC
2544	Sierra Club et al.	Kopper Glo Mining, LLC	1/6/2014	1/13/2014	CWA	WV West Virginia	Reply Letter: Sierra Club et al. v. Kopper Glo Mining, LLC for violations under section 505 of the CWA.
2545	Vicki L. Rogers	Southern California Edison Company	1/16/2014	1/24/2014	CWA	CA California	Vicki L. Rogers v. Southern California Edison Company for violations under section 505 of the CWA.
2546	Delaware Riverkeeper Network et al.	Hamilton Township et al.	12/17/2013	12/24/2013	CWA	NJ New Jersey	Delaware Riverkeeper Network et al. v. Hamilton Township et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2547	Los Angeles Waterkeeper	M&M Metal Recycling	12/20/2013	12/30/2013	CWA	CA California	Los Angeles Waterkeeper v. M&M Metal Recycling for violations under section 505 of the CWA.
2548	Harpeth River Watershed Association	Cartwright Creek, LLC et al.	1/13/2014	1/14/2014	CWA	TN Tennessee	Harpeth River Watershed Association v. Cartwright Creek, LLC st al. for violations under section 505 of CWA.
2549	Harpeth River Wateshed Association	Berry's Chapel Utility, Inc. et al.	1/13/2014	1/14/2014	CWA	TN Tennessee	Harpeth River Wateshed Association v. Berry's Chapel Utility, Inc. et al. for violations under section 505 of the CWA.
2550	Harpeth River Watershed Association	City of Franklin Tenn. et al.	1/13/2014	1/14/2014	CWA	TN Tennessee	Harpeth River Watershed Association v. City of Franklin Tenn. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2551	Clean Water Action	William F. Sullivan & Co., Inc.	1/10/2014	1/15/2014	CWA	MA Massachusetts	Clean Water Action v. William F. Sullivan & Co., Inc. for violations under section 505 of the CWA.
2552	California River Watch	Tower Park Marina et al.	1/9/2014	1/15/2014	CWA	CA California	California River Watch v. Tower Park Marina et al. for violations under section 505 of the CWA.
2553	Ventura Coastkeeper	G.I. Industries et al.	1/9/2014	1/15/2014	CWA	CA California	Ventura Coastkeeper v. G.I. Industries et al. for violations under section 505 of the CWA.
2554	Southern Utah Wilderness Alliance	State of Utah	1/31/2014	2/4/2014	CWA	UT Utah	Southern Utah Wilderness Alliance v. State of Utah for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2555	Foundation	Lambert's Auto & Truck Recyclers, Inc.	1/30/2014	2/3/2014	CWA	NH New Hampshire	Conservation Law Foundation v. Lambert's Auto & Truck Recyclers, Inc. for violations under section 505 of the CWA.
2556	Management	City of Elba	1/28/2014	2/10/2014	CWA	AL Alabama	Alabama Department of Environmental Management v. City of Elba for violations under section 505 of the CWA.
2557	Apalachicola Riverkeeper et al.	Gulf Power Company	2/5/2014	2/11/2014	CWA	FL Florida	Apalachicola Riverkeeper et al. v. Gulf Power Company for violations under section 505 of the CWA.
2558	Communities	Gabriel Container Co. et al.	2/3/2014	2/10/2014	CWA	CA California	California Communities v. Gabriel Container Co. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2559	California Sportsfishing Protection Alliance	City of Watsonville	2/1/2014	2/7/2014	CWA		California Sportsfishing Protection Alliance v. City of Watsonville for violations under section 505 of the CWA.
2560	California River Watch	Cold Creek Compost, Inc.	1/29/2014	2/5/2014	CWA		Reply Letter: California River Watch v. Cold Creek Compost, Inc. for violations under section 505 of the CWA.
2561	California Communities Against Toxics	Marchem Technologies LLC	1/31/2014	2/7/2014	CWA		California Communities Against Toxics v. Marchem Technologies LLC for violations under section 505 of the CWA.
2562	California River Watch	Marina Shipyard	2/5/2014	2/12/2014	CWA	CA California	California River Watch v. Marina Shipyard for volations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2563	Conservation Law Foundation	Donald G. Hoyt et al.	1/27/2014	2/3/2014	CWA	NH New Hampshire	Conservation Law Foundation v. Donald G. Hoyt et al. for violations under section 505 of the CWA.
2564	Conservation Law Foundation	Dudek Auto Recycling, Inc.	1/27/2014	2/3/2014	CWA	NH New Hampshire	Conservation Law Foundation v. Dudek Auto Recycling, Inc. for violations under section 505 of the CWA.
2565	Citizens for Pennsylvania's Future	Confluence Borough Municipal Authority	2/18/2014	2/24/2014	CWA	PA Pennsylvania	Citizens for Pennsylvania's Future v. Confluence Borough Municipal Authority for violations under section 505 of the CWA.
2566	California River Watch	Cerritos Yacht Anchorage, Inc.	2/13/2014	2/24/2014	CWA	CA California	California River Watch v. Cerritos Yacht Anchorage, Inc. fov violations under section 505 of the CWA.

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2567		Trans Ash, Inc.	2/20/2014	2/25/2014	CWA	TN Tennessee	The Gibsons v. Trans Ash, Inc. for violations under section 505 of the CWA.
2568	Richardsons	SWEPI, LP	2/27/2014	3/5/2014	CWA	PA Pennsylvania	Richardsons v. SWEPI, LP for violations under section 505 of the CWA.
2569	Clean Water Action	New England Emulsions	2/26/2014	3/5/2014	CWA	MA Massachusetts	Clean Water Action v. New England Emulsions for violations under section 505 of the CWA.
2570	Clean Water Action	Used Auto Parts, Inc.	3/4/2014	3/10/2014	CWA	MA Massachusetts	Clean Water Action v. Used Auto Parts, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2571	Willamette Riverkeeper	Grain Millers, Inc.	3/4/2014	3/10/2014	CWA	OR Oregon	Willamette Riverkeeper v. Grain Millers, Inc. for violations under section 505 of CWA.
2572	California Sportsfishing Protection Alliance	City of Watsonville	3/5/2014	3/10/2014	CWA	CA California	California Sportsfishing Protection Alliance v. City of Watsonville for violations under section 505 of the CWA.
2573	Bear Creek Recovery et al.	City of Molalla, Oregon	3/4/2014	3/10/2014	CWA	OR Oregon	Bear Creek Recovery et al. v. City of Molalla, Oregon for violations under section 505 of the CWA.
2574	Riverkeeper, Inc.	MLV Concrete Inc. et al.	2/28/2014	3/6/2014	CWA	NY New York	Riverkeeper, Inc. v. MLV Concrete Inc. et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2575		School Street Used Cars and Parts, Inc.	3/3/2014	3/10/2014	CWA	MA Massachusetts	Clean Water Action v. School Street Used Cars and Parts, Inc. for violations under section 505 of the CWA.
2576	California Sportsfishing Protection Alliance	Syar Concrete, LLC	3/13/2014	3/19/2014	CWA	CA California	California Sportsfishing Protection Alliance v. Syar Concrete, LLC for violations under section 505 of the CWA.
2577	Bakers	Pacific Gas & Electric	3/6/2014	3/12/2014	CWA	CA California	Bakers v. Pacific Gas & Electric for violations under section 505 of the CWA.
2578	SunTrust Bank	City of Chattanooga, Hamilton County, Tennessee	3/13/2014	3/20/2014	CWA	TN Tennessee	SunTrust Bank v. City of Chattanooga, Hamilton County, Tennessee for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2579	Against Toxics	PQ Corporation	3/13/2014	3/20/2014	CWA	CA California	California Communities Against Toxics v. PQ Corporation for violations under section 505 of the CWA.
2580	Puget Sondkeeper Alliance	Steeler Inc.	3/13/2014	3/19/2014	CWA	WA Washington	Puget Sondkeeper Alliance v. Steeler Inc. for violations under section 505 of the CWA.
2581	California River Watch	Dencho Marine, Inc.	3/4/2014	3/10/2014	CWA	CA California	California River Watch v. Dencho Marine, Inc. for violations under section 505 of the CWA.
2582	San Francisco Baykeeper	Sims Group USA	3/4/2014	3/11/2014	CWA	CA California	San Francisco Baykeeper v. Sims Group USA for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2583	Responsible Development	BNSF Railway Company	3/12/2014	3/19/2014	CWA	WA Washington	Responsible Development v. BNSF Railway Company for violations under section 505 of the CWA.
2584	Sierra Club	Louisville Gas & Electric Company	3/17/2014	3/21/2014	CWA	KY Kentucky	Sierra Club v. Louisville Gas & Electric Company for violations under section 505 of the CWA.
2585	Alliance	Louis Dreyfus Commodities d.b.a. Louis Dreyfus Corporation	3/17/2014	3/21/2014	CWA	WA Washington	Puget Soundkeeper Alliance v. Louis Dreyfus Commodities d.b.a. Louis Dreyfus Corporation for violations under section 505 of the CWA.
2586	Lark Brandt et al.	Job's Drainage District et al.	2/27/2014	3/5/2014	CWA	OR Oregon	Lark Brandt et al. v. Job's Drainage District et al. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2587	Califronia River Watch	KriStar Enterprises	2/25/2014	3/5/2014	CWA	CA California	Califronia River Watch v. KriStar Enterprises for violations under section 505 of the CWA.
2588			12/17/2013	12/19/2013	CWA		Transcript of the Strengthening Transparency and Accountability within the Environmental Protection Agency.
2589		ABF Freight System, Inc.	3/19/2014	3/24/2014	CWA	WA Washington	Puget Soundkeeper Alliance v. ABF Freight System, Inc. for violations under section 505 of the CWA.
2590		S&H Mining, Inc.	3/19/2014	3/24/2014	CWA	TN Tennessee	Sierra Club et al. v. S&H Mining, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2591	Waste Action Project	Cenveo, Inc.	3/18/2014	3/24/2014	CWA	WA Washington	Waste Action Project v. Cenveo, Inc. for violations under section 505 of the CWA.
2592	California Sportsfishing Protection Alliance	Jensen Enterprises, Inc.	3/13/2014	3/19/2014	CWA	CA California	California Sportsfishing Protection Alliance v. Jensen Enterprises, Inc. for violations under section 505 of the CWA.
2593	Altamaha Riverkeeper, Inc.	Rayonier Inc.	2/13/2014	2/18/2014	CWA	GA Georgia	Reply Letter: Altamaha Riverkeeper, Inc. v. Rayonier Inc. for violations under section 505 of the CWA.
2594	California Sportsfishing Protection Alliance	S. Martinelli & Co.	4/2/2014	4/7/2014	CWA		California Sportsfishing Protection Alliance v. S. Martinelli & Co. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2595	Waste Action Project	HCS Corporation d/b/a/ Hot Cell Services Corp.	3/28/2014	4/7/2014	CWA		Waste Action Project v. HCS Corporation d/b/a/ Hot Cell Services Corp. for violations under section 505 of the CWA.
2596	Puget Soundkeeper Alliance	SSA Marine, Inc.	3/31/2014	4/7/2014	CWA	WA Washington	Puget Soundkeeper Alliance v. SSA Marine, Inc. for violations under section 505 of the CWA.
2597	Puget Soundkeeper Alliance	Rainer Petroleum Corporation	4/1/2014	4/7/2014	CWA	WA Washington	Puget Soundkeeper Alliance v. Rainer Petroleum Corporation for violations under section 505 of the CWA.
2598	California Sportsfishing Protection Alliance	River City Waste Recyclers, LLC	3/31/2014	4/9/2014	CWA	CA California	California Sportsfishing Protection Alliance v. River City Waste Recyclers, LLC for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2599	Protection Alliance	Pick-N-Pull Auto Dismantlers	3/21/2014	3/26/2014	CWA	CA California	California Sportsfishing Protection Alliance v. Pick-N-Pull Auto Dismantlers for violations under section 505 of the CWA.
2600	California River Watch	Seamark	3/28/2014	4/8/2014	CWA	CA California	California River Watch v. Seamark for violations under section 505 of the CWA.
2601	Puget Soundkeeper Alliance	Ameriflight LLC	3/27/2014	4/7/2014	CWA	WA Washington	Puget Soundkeeper Alliance v. Ameriflight LLC for violations under section 505 of the CWA.
2602	Clean Water Action	Cool Forest Products, Inc.	3/26/2014	4/7/2014	CWA	MA Massachusetts	Clean Water Action v. Cool Forest Products, Inc. for violations under section 505 of the CWA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2603	Riverkeeper, Inc.	Sanitation Repairs, Inc.	4/9/2014	4/15/2014	CWA	NY New York	Riverkeeper, Inc. v. Sanitation Repairs, Inc. for violations under section 505 of the CWA.
2604	Delaware Riverkeeper Network et al.	Township of Hamilton	4/4/2014	4/14/2014	CWA	NJ New Jersey	Delaware Riverkeeper Network et al. v. Township of Hamilton for violations under section 505 of the CWA.
2605	Riverkeeper Inc.	Foro Marble Co. Inc.	2/28/2014	3/5/2014	CWA	NY New York	Riverkeeper Inc. v. Foro Marble Co. Inc. for violations under section 505 of the CWA.
2606	Dan Clarke and the San Francisco Herring Association ("SFHA")	Pacific Gas & Electric Company ("PG&E")	4/29/2014	5/16/2014	CWA	CA California	Notice of intent to sue for violations of RCRA and the Clean Water Act.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2607	Joseph A. Camardo, Jr. ("Camardo"), owner of the Camardo Law Firm, P.C.	County of Cayuga, and Cayuga Community College	5/2/2014	5/30/2014	CWA	NY New York	Notice of intent to file suit under the provisions of RCRA and the Clean Water Act.
2608	Nucor Steel - Arkansas, a division of Nucor Corporation, and Nucor-Yamato Steel□ Company	("BRS"), the Arkansas Department of Environmental Quality ("ADEQ") and the United States Environmental	5/30/2014	6/4/2014	CAA	AR Arkansas	notice of violations re Arkansas State Implementation Plan
2609	Riverkeeper, Inc.; Soundkeeper, Inc.; Recreation and Historic Preservation; Peconic Baykeeper, Inc. State University of NY	Edan Rotenberg, Super Law Group, Inc.	12/3/2013	12/11/2013	CWA	NY New York	Long Island's Suffolk County is confronting a severe nitrogen pollution problem at a scale seen in few other parts of the country. NY State Dept. of Environmental Conseration and the EPA have formally recognized that all of Suffolk's coastal waters and tributaries are not meeting state water quality standards.
2610	Network	EPA	2/3/2014	2/10/2014	CWA	IL Illinois	Notice of intention to prosecute claims under the CWA for violations of special conditions in NPDES permits

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2611	People of Planel America (POPA) and Jewish Americans for Envirnmental Justice (JAEJ)	EPA	2/7/2014	2/11/2014	CWA	CA California	The soils, groundwater and breathable air in Burband have been permanently contaminated by Disney's illegal discharges.
2612	Los Angeles Waterkeeper	EPA	2/11/2014	2/18/2014	CWA		The owner and operation of the facility without a permit in violation of the CWA
2613	The Maschhoffs' SowKeosauqua	EPA	2/10/2014	2/21/2014	CWA		Supplementat Response letter. That statutory provision bars citizen suits when the EPA or state is dligently prosecuting the same alleged violations raised in a citizen's notice of intent to sue.
2614	Riverkeeper's	Red Hood Concrete Loading and John Quadrozzi Jr.	1/24/2014	2/19/2014	CWA	NY New York	Riverkeeper intends to file suit, as an organization abd on behalf of uts adversely affected members, in the US District Court for the Eastern District of New York seeking appropriate equitable, civil pentalties and other relief

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2615	San Francisco Baykeeper	Pacific Rim Recycling, Inc.	2/20/2014	2/25/2014	CWA	CA California	San Francisco Baykeeper v. Pacific Rim Recycle, Inc. for violations of the federal CWA
2616	Los Angeles Waterkeeper	EPA	2/20/2014	2/26/2014	CWA	CA California	On behalf of Los Angeles Waterkeeper regarding violations of the CWA that are occuring at the SCV Metas Facility
2617	California River Watch	EPA	2/25/2014	3/5/2014	CWA	CA California	On behalf of California River Watch in regard to violations of the CWA that River Watch beleives are occuring at the two KriStar facilities
2618	Job's Drainage District	EPA	2/27/2014	3/13/2014	CWA	OR Oregon	File under the Clean Water from Lark Brandt and Mark Nelson over the actions of Job's Drainage District that have violates and will likely in the future violate the Clean Water Act

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2619	Los Angeles Waterkeeper	EPA	2/11/2014	2/18/2014	CWA	CA California	On behalf of Los Angeles Waterkeeper regarding violations of the CWA and the State California's General Industial Storm Water Permit occuring at Pubelatown Recycling Facility
2620	·	Altamaha Riverkeeper, Inc. ("ARK")	2/13/2014	2/21/2014	CWA	GA Georgia	This letter responds on behalf of Rayonier to your letter to the company dated November 26, 2013, providing notice from your client Altamaha Reverkeeper, Inc. ("ARK") of its intent to file citizen suit against Rayonier.
2621	Safety-Kleen Systems, Inc.	Industrial Stormwater	3/28/2014	4/7/2014	CWA	MA Massachusetts	60-Day Notice of Vilations and Intet to File Suit regarding Noncompliance with Federal Clean Water Act's Industrial Stormwater Discharge Requirements: 50A Brigham Street, Malborough, Mass.
2622	Applalachian Mountain Mountain Stewards	River Coal Company, Inc.	3/27/2014	4/7/2014	CWA	WV West Virginia	Southern Appalachian Mountain Stewards (SAMS) notifies that River Coal Company, Inc. has violated and continues to violate the Clean Water Act.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2623	State Water Resouces Control Board and California Department of Water Resources	The Center for Environmental Science, Accuracy and Reliability (CESAR)	4/1/2014	4/4/2014	CWA	CA California	TNotice of Intent to Sue Regarding the California State Resources Control Board and California Department of Water Resource's Bay-Delta Barrier Construction
2624	Gastineau Chsnnel	City of Borough	3/28/2014	4/8/2014	CWA	AK Alaska	Pursuant to the Federal Clean Water Act, givethe City and Borough (CBJ) Notice of our intent to sue the CBJ for violations of the CWA or potential violations of the CWA when and if the submerged lands in Gstineau Channel are disturbed by the CBJ's activities in disturbing the pollutants in the submerged lands in polycyclic aromatic hydrocarbons.
2625	Industrial Stormwater Discharges	E.L. Harvey & Sons, Inc.	3/28/2014	4/7/2014	CWA	MA Massachusetts	This office represents Clean Water Action, a national non-profits citizen organization working for prevention of pollution in the nation's waters, protection of natural resources, creation of envirnmentally-safe jobs and business, and empowerment of people to make democracy work.
2626	Waste Action Project's	International Paper Co.	4/2/2014	4/7/2014	CWA	WA Washington	60 Days notice of Waste Action Projects intent to file citizen suit against International Paper Co.

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2627	California Sporting Protection Alliance	Clean Water Act and California's General Industrial Sotrm Water Permit	3/21/2014	4/7/2014	CWA	CA California	Notice of Violation and Intent to File suit under the Clean Water Act and California's General Industrial Storm Water Permitoccuring at the Pick and Pull Auto Dismantling
2628	Riverkeeper, Inc.	Rapid Petroleum, Inc. and Enterprise Transportation Inc.	4/4/2014	4/9/2014	CWA	NY New York	To notify Mr. Tarantola, Mr. Falcone, Rapid Petroleum, Inc. and Enterprise Transportation Inc. ("You" and "Your") of Riverkeeper's Inc., to file suit againt You pursuant to Section 505(a).
2629	The Sierra Club, Ohio Valley Environmental Coalition, and West Virginia Highlands Conservancy	Penn Virginia Operating Co.	4/3/2014	4/8/2014	CWA	WV West Virginia	Penn Virginia Operating Co. has violated and continues to violate "an effluent standard or limitation" under Sections 302 and 505
2630	CaliforniaSportfishin g Protection Alliance	Dragon ESP, Ltd.	3/27/2014	4/8/2014	CWA	CA California	On belahlf of California Sportfishing Protection Alliance in regard to violations of the CWA that the alliance believes are occuring at Dragon ESP Itd's facility

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2631	Sunoco Logistics, I.P. Pipeline	Pennsylvania Clean Streamer Law	4/9/2014	4/14/2014	CWA	PA Pennsylvania	The Nesticos intend to initiate a citizen suit under the Resource Conservation and Recovery Act againt Sunoco due to a report
2632	California River Watch	OP Trucking CDE operations	4/11/2014	4/16/2014	CWA	CA California	California River Watch in regard to violations of the Clean Water Act
2633	Bainbridge Island Marina	Japanese-American Internment Memorial	3/6/2014	3/14/2014	CWA	WA Washington	Supplemental Notice of Intent to Sue for violations of the Clean Water Act
2634	Columbia Riverkeeper	PMI Properties, LLC	4/16/2014	4/21/2014	CWA	OR Oregon	Columbia Riverkeeper intend to sue PMI Properties, LLC Pavement Maintenance, Inc. under Section 505

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2635	Riverkeeper, Inc.	Foro Marble Co., Inc.	2/28/2014	3/5/2014	CWA	NY New York	Riverkeeper's intent to file suit against Foro Marble Co. Inc. and Joseph Guido
2636	California River Watch	Oxbox Marrina	4/10/2014	4/21/2014	CWA	CA California	Notice of violations is provided on behalf of California River Watch, that River Watch believes are occuring at the Oxbox Marina facility located at 100 Oxbox Marina Drive in Isleton, CA
2637	California River Watch	Red Bluff Wastewater Reclamation Plant	4/11/2014	4/16/2014	CWA	CA California	This Notice is provided on behalf on California River Watch in regard to violations of the Clean Water Act beleives are occuring at the Red Bluff Wastewater Reclamation Plant and through its associated collection system
2638	Center of Community Action and Enviromental Justice	Filter Recycling Services Inc.	5/22/2014	5/28/2014	CWA	CA California	Center for Community Action and Envirnmental Justice (CCAEJ) is contacting CWA violations at Filter Recycling Services Inc. facility at 180 W Monte Ave. Bloomington, CA

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2639	California Communities Against Toxics	Linde LLC, Linde North America	4/14/2014	4/21/2014	CWA	CA California	California Communities Against Toxics (CCAT) with regard to violations of CWA that CCAT believes are occuring Linde LLC, 2535 Del Amo Blvd., Torrance, CA
2640	Inland Waterkeeper and Orange County Coastkeeper	Clean Water Act and California's General Industrial Storm Water Permit	4/16/2014	4/21/2014	CWA	CA California	Violations of the Clean Water Act and California's General Industrial Storm Water Permit
2641	California Communities Againt Toxics (CCAT)	Weber Metals	4/17/2014	4/21/2014	CWA	CA California	Weber Metals unlawful discharge of pollutants from Facility through the Los Angeles County municipal storm sewer system into Los Angeles River
2642	Sierra Club, Ohio Valley Environmental Coalition, and WV Highlands Conservancy	Fola Coal Company	4/16/2014	4/21/2014	CWA	WV West Virginia	Sierra Club notifies Fola Company , LLC that it has viloted and continues to violate "an effluent standard of limitation" by falling to comply with the terms and conditions of West Virginia/National Pollutant Discharge Elimination System

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2643	The Haw River Assembly and the Cape Fear River Watch	Ctiy of Burlington	4/15/2014	4/21/2014	CWA		Notice of Intent to Sue the City of Burlington for violations of the Clean Water Act
2644	California Sporting Protection Alliance	Recology, Inc.	4/23/2014	4/28/2014	CWA	CA California	California Sportfishing Protection Alliance v. Recology, Inc. Settlement Proposal
2645	The Tennessee Clean Water Network	Cordova Concrete, Inc.	3/27/2014	4/7/2014	CWA	TN Tennessee	To notify Cordova Concrete, Inc. as well as the state and federal agencies listed below, of ongoing vilations of thr Clean Water Act
2646	San Francisco Baykeeper	AER Worldwide and AER Electronics, Inc.	5/6/2014	5/12/2014	CWA	CA California	San Francisco BayKeeper intends to file suit against AER Worldwide and AER Electronics, Inc. for violation of the CAA. Baykeeper's purpose is to preserve, protect, and defend the environment.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2647	Gross Law □	Pacific Gas and Electric Co. and the SF Herring Association	4/29/2014	5/5/2014	CWA	CA California	This NOI constitutes a notice to Pacific Gas and Electric Company of Dan Clarke and the SF Herring Association for violations of teh RCRA 42 U.S.C. Section 6972 of the CWA.
2648	Smith and Lowny (representing Waste Action Project (WAP)	Cenveo Corporation	5/15/2014	5/19/2014	CWA	WA Washington	This suit alleges that Cenveo Corporation violated a wide range of Water Quality Standards.
2649	Watekeeper, Inc. and its Members	Fresenius Medical Care, Fresenius Medical Care North America, Fresenius USA Manufacturing, Inc. and John Lappelmeir, Plant Manager	5/8/2014	5/12/2014	CWA	OH Ohio	
2650	Orange County Coastkeeper	CR&R, Inc.	5/1/2014	5/12/2014	CWA	CA California	This letter is in regards to teh owner and/or operator of the facility on notice of violations of the Storm Water Permit occuring at teh CR&R facility including, but not limited to, discharges of polluted storm water from the Facility into local surface waters.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2651	Mette, Evans & Woodside	Keystone Protein Company	5/6/2014	5/16/2014	CWA	PA Pennsylvania	Keystone Protein Co. and the Pennsylvania Dept. of Environmental Protection entered into a binding Consent Order and Agreement with respect to teh discharge of nitrogen and phosporus by teh Company's industrial wastwater treatment plant.
2652	Puget Soundkeeper Alliance	Louis Dreyfus	5/5/2014	5/12/2014	CWA	WA Washington	This letter supplements a March 17, 2014 letter Louis Dreyfus has violated and continues to violate the CWA by discharging pollutants to Elliott Bay from its grain silo and shipping facility located at or about Pier 86, 955 Alaskan Way W., Seattle WA.
2653	Carmelo Gomez	Timothy Mullane, Six M, LLC, American Marine Group, American Marine Group, LLC, Dominion Marine Group, Mullane Brothers Marine Transporation	6/25/2014	6/30/2014	CWA	VA Virginia	These groups (see below) are operating a commercial boat yard based at 425 Capostella Road, and in adjoining waters are in violation of the CWA.
2654	Southern Appalachian Mountain Stewards, Sierra Club and Appalachian Voices	Cumberland River Coal Company	6/25/2014	6/30/2014	CWA	VA Virginia	Cumberland River Coal Co. has violated and continues to violate Section 301 of the CWA, 33 U.S.C. discharginthe pollutant Total Suspended Solids from outfalls at the Pardee Tipple Facility in Wise County, VA.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2655	Responsibility	Gipson and Paddocks	6/25/2014	6/30/2014	CWA	TN Tennessee	Public Employees for Environmental Responsibility (PEER) based on its knowledge and belief alleges that Gipson and Paddocks are failing to comply with the mandatory terms and conditions of Aquatic Resource Altercation Permit Number 07-129, issued under the CWA.
2656	Center for Community Action and Environmental Justice	Tree Island Wire	6/24/2014	6/30/2014	CWA	CA California	This notice addresses TI Wire's unlawful discharge of pollutants from the Facility through Day Creek into the Santa Ana River
2657	Duke Energy Progress	Lee Coal-Fired Electricity Generating Plant	7/1/2014	7/7/2014	CWA	NC North Carolina	The Neuse Riverkeeper Foundation, Inc. and Waterkeeper Alliance, Inc. and their members are concerned abuot continuing serious violations of the CWA at teh Lee site.
2658	Friends of Hurricane Creek	Advanced Disposal Services	6/18/2014	6/26/2014	CWA	AL Alabama	Pursuant to the CWA, Section 505, 33 U.S.C., Section 1365 and 40 C.F.R. Part 135, are hereby notified that after the expiration of 60 days following the date of this notice Friends of Hurricane Creek may file suit against Advanced Disposal Services Eagle Bluff Landfill, Inc.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2659	Rights Foundation	Traditional Boat Works	7/8/2014	7/8/2014	CWA	CA California	This letter consitutes CERF's NOI for violations of the CWA and General Industrial Permit for Traditional Boat Works.
2660	Waterkeeper Alliance	Cape Fear Steam Electric Plant	7/1/2014	7/8/2014	CWA	NC North Carolina	The North Carolina Dept. of Environment and Natural Resources, Duke Energy Progress, Inc and their members are concerned about continuing serious violations of the CWA at Cape Fear
2661	CaliforniaSportfishin g Protection Alliance		4/24/2014	4/29/2014	CWA	CA California	Notice of Intent to sue on behalf of California Sportfishing Protection Alliance on regard to violations of the CWA at Olan West Coast, Inc.
2662	California River Watch	Santa Rosa Golf & Country Club	4/28/2014	5/5/2014	CWA	CA California	This Notice is provided on behalf of California River Watch in regard to violations of the Safe Drinking Water Act, that River Watch believes are occuring at Santa Rosa Golf & Country Club. This Notice address vioations of the SDWA, such as failure to comply with maximum contaminant levels for arsenic in drinking water.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2663	Public Justice	Keystone Protein Company	5/1/2014	5/5/2014	CWA	DC District of Columb	60 Day Notice to File Citizen Suit under CLean Water Act Section 505(a)(1) for violations of NPDES Permit PA008029
2664	Smith & Lowney, PLLC	Seattle Iron & Metals Corp.	4/30/2014	5/5/2014	CWA	WA Washington	This letter is to provide you with 60 days notice of Soundkeeper's intent to file a citizen suit against Seattle Iron & Metals Corp. under section 505 of the CWA
2665	California River Watch	Fresno County Service Areas and Fresno County Waterworks District	4/28/2014	5/5/2014	CWA	CA California	This notice is provided on behalf of California River Watch in regard to violations of the Safe Drinking Water Act, that River Watch believs are occuring at the Fresno County Service Areas and Fresno County Waterwokrs District identified in this notice.
2666	Plastic Pollution Coalition	Pentair Thermal Management, LLC	5/1/2014	5/6/2014	CWA	CA California	Notice of intent to sue under the Clean Water Act for violations by Pentair Thermal management, LLC

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2667	California River Watch	SF Recovery Inc.	5/13/2014	5/19/2014	CWA	CA California	Notice of Intent to sue on behalf of River Watch in regards to violations of the Clean Water Act that are occuring at the SF Recovery, Inc. facility
2668	Performing Arts Center Project	City of Auburn, County of Cayuga, and Cayuga Community College	5/2/2014	5/27/2014	CWA	NY New York	Schwartz Family Performing Arts Center Project Notice to Sue Under the Resource Conservation and Recovery Act and Clean Water Act
2669	Manufacturing U.S.A., Inc.	San Francisco Bay Regional Water Quality Control Board	5/23/2014	6/2/2014	CWA	CA California	Notice of Intent to File Suit Pursuant to the Federal Clean Water Act Facility: Agriculture Bag Manufacturing U.S.A., Inc.
2670	Mountain Advocates	Dickenson-Russell Coal Company	5/21/2014	5/29/2014	CWA	WV West Virginia	Southern Appalachian Mountain Stewards notify Penn Virginia Operating Company LLC of intent to file suit for violating an effluent standard or limitation under the Clean Water Act

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2671	Valero Companies	NuStar	9/30/2014	10/6/2014	CWA 311	TX Texas	Presentment of Claim for Recovery of Costs Associated with the November 3, 2012 Oil Spill Pursuant to the Oil Pollution Act, 33 U.S.C. 2701 et. seq. Valero Companies intends to file a complaint against NuStar
2672	Gulf Restoration Network	Sally Jewell et al.	10/23/2014	11/3/2014	CWA 311	MN Minnesota	Complaint
2673	"RESTORE"	WaterWorks District No. 3 of Beauregard Parish, LA	5/18/2014	5/23/2014	CWA	LA Louisiana	Updated NOI pursuant to 42 U.S.C. Section 300j-8(b)(1) and 40 C.F.R. Sections 135.10-13 that Restore Explicit Symmetry to Our Ravaged Earth intends to file a ciitzen suit against WaterWorks District No. 3 for violating requirements that the SDWA prescribes.
2674	Watch	A.R.C. Recyling Center	7/25/2014	7/30/2014	CWA	CA California	This NOI is provided on behalf of California River Watch in regard to violations of teh CWA, 33 U.S.C. Section 1251 that River Watch believes are occuring at the ARC Recycling Facility.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2675	American Petroleum Environmental Services, Inc.	American Recylers, LLC	7/25/2014	7/30/2014	CWA	OR Oregon	This NOI is relating to teh American Recyclers and APES who have violated and continue to violate Section 301(a) and 402 of the Clean Water Act, 33 U.S.C. Sections 13211(a) & 1342 by failing to comply with the National Pollutant Discharge Elmination System
2676	Los Angeles Regional Water Quality Board	US Army Corp of Engineers	10/31/2013	11/1/2013	CWA	CA California	Los Angeles CA Regional Water Control Board hereby provides 60 day notice of intent to sue to US Army Corps of Engineers pursant to sections 505(a)(1) and 505(b)(1) of CWA
2677	Empire Waterkeeper and Orange County Coastkeeper	Firth Rixon, Inc. and National Corporate Research, Ltd	10/24/2014	10/29/2014	CWA	CA California	Orange County Coastkeeper Notice of Violation and Intent to File Suit Under the Clean Air Act Submitted by the State of California
2678	San Juan Citizens Alliance	EPA, Arizona Public Service, Four Corners Power Plant	5/16/2014	11/22/2014	CWA	AZ Arizona	NOI alleges EPA has unreasonably delayed in reissuing an NPDES permit for the Four Corners Power Plant.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2679	California River Watch	Cabrillo Boat Shop	7/8/2014	7/16/2014	CWA	CA California	This notice addresses the violations of the CWA, including violation of teh terms of the General California Industrial Storm Water Permit, and the unlawful discharge of pollutants from Cabrillo Boat Shop into the Pacific Ocean
2680	Sierra Club	Premium Coal Co.	6/27/2014	7/1/2014	CWA	TN Tennessee	Premium Coal has violated and continues to violate an effluent standard or limitation under Section 505(a)(1)(A) of the CWA
2681	307 Campostella, LLC	Gutterman Iron and Metal Corporation, Anthony Calcagni	6/27/2014	7/1/2014	CWA	VA Virginia	Allied Transportation sold BARGE ATC 12000 TO Gutterman Iron and Metal an entity owned and controlled by Mr. Calcagni at which time Mr. Calcagni with the owner of a commercial boat yard arrange to place BARGE ATC 12000 in its present locatroin in shallow waters close into the shore on the east side of the waterway.
2682	California Sport Fishing Protection Alliance	Pacific Coast Recycling, Inc.	7/1/2014	7/7/2014	CWA	PA Pennsylvania	This notice addresses Pacific Coast Recycling's unlawful discharges of pollutants from the Facility to the City of Gilroy's Municipal Seperate Storm Sewer System which conveys that storm water to Llagas Creek which then conveys that storm water into the Pajaro River

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2683	Yadkin Riverkeeper	Buck Steam Station	7/1/2014	7/7/2014	CWA	NC North Carolina	EPA has assigned a hazard-potential rating of "Significant" to each of the three dams that form the Buck coal ash lagoons because structural failure of one or more of the dams would likely cause significant economic loss, environmental damage, and damage to infrastructure.
2684	The Sierra Club	National Coal, LLC	6/19/2014	6/25/2014	CWA	TN Tennessee	Re: 60-Day Notice of Intent to File Citizen Suit Under Clean Water Act Section 505(a)(1) for Violations of Terms and Conditions of TN/NPDES Permits TN0070891, TN0079120, TN0069175, TN0049964, and TN0071307
2685	Richland Creek Watershed Alliance	Tri Star Transport, LLC	8/14/2014	8/21/2014	CWA	TN Tennessee	Notice of Intent to File Citizen Suit Pursuant to the Federal Clean Water Act for the unpermitted discharge of approximately 8500 gallons of petroleum products into Richland Creek
2686	Coastal Environmental Rights Foundation	California Metals, Inc	8/15/2014	8/20/2014	CWA	CA California	Notice of Violation and Intent to File Clean Water Act Citizens' Suit and NPDES Permit No. CAS000001

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2687	California Environmental Protection Association	Zarc Recycling, LLC	7/28/2014	8/4/2014	CWA	CA California	Notice of Violations and Intent to file suit under the Federal Water Pollution Control Act for unlawful discharge of pollutants
2688	California Sportfishing Protection Alliance	Soiland Co., Inc. d/b/a Soils Plus	7/31/2014	8/6/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act for Soils Plus' unlawful discharge of pollutants through channels that flow into Sonoma Creek
2689	Environmental Defense Aliiance	The Utilities Board of the Town of Cedar Bluff	7/30/2014	8/7/2014	CWA	AL Alabama	Notice of Violation and Intent to File suit under the Clean Water Act for Violations of NPDES Permit No. AL0024678
2690	Chattahoochee Riverkeeper, Inc.	American Sealcoat Manufacturing, LLC	5/28/2014	8/6/2014	CWA		Notice of Intent to Sue Under Section 505 of the Clean Water Act, 33 U.S.C. 1365 for discharge of pollutants and other violations

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2691	Environmental Defense Alliance	The Water Works & Sewer Board of the City of Georgiana	7/28/2014	8/5/2014	CWA	AL Alabama	Notice of Violation and Intent to file suit under the Clean Water Act for Violations of NPDES Permit No. AL0043532
2692	Alex W. Jones, Jr, AWJ Properties, LLC; William C. Wood, Wood Family Partnership	Alabama Dept of Labor; C.S. Beatty Construction, Inc. and C.S. Beatty Contruction, LLC; Liberty Park Venture, LLP and the City of Vestavia Hills, AL	7/24/2014	8/4/2014	CWA	AL Alabama	Notice of Intent to File Suit Pursuant to the Federal Clean Water Act and Alabama Water Pollution Control Act for violations occuring during the Abandoned Mine Land reclamation project
2693	California Environmental Protection Association	City of Ukiah	7/24/2014	7/30/2014	CWA	CA California	Notice of Violations and Intent to File Suit under the Clean Water Act for polluted stormwater runoff and unauthorized non-stormwater discharges City of Ukiah
2694	Sierra Club; Ohio Valley Environmental Coalition; West Virginia Highlands Conservancy	Heartwood Forestland Fund VI	6/16/2014	6/23/2014	CWA	WV West Virginia	January 22, 2013 Notice of Intent to File Citizens Suit for Alleged Discharge of Pollutants Purportedly Associated with S003879 Mine

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2695	California River Watch	City of Carlsbad and City of Carlsbad Municipal Water District	7/31/2014	8/5/2014	CWA	CA California	Notice of Violations and Intent to File Suit under the Clean Water Act for illegal discharges of untreated sewage from the Carlsbad Municipal Water District Collection System
2696	Natural Resources	Duke Energy	8/28/2014	8/29/2014	CWA	NC North Carolina	60 Day Notice of Intent to Sue Letters-Duke Energy's Cape Fear Steam Electric Plant; H.F. Lee Steam Electric Plant; Buck Steam Station
2697	California River Watch	Glendale Recycling Center	8/21/2014	8/26/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act (Clean Water Act) for unlawful disharge of pollutants into the Glendale Municipal Separate Storm Sewer System, which discharges to the Loas Angeles River, listed as impaired for copper, lead, zinc and refuse.
2698	Riverkeeper	Brown-Strauss Steel	8/20/2014	8/25/2014	CWA	WA Washington	Notice of Intent to Sue under the Clean Water Act and Request for Copy of Stormwater Pollution Prevention Plan for violations of NPDES Permit No. SO3-011422 (2002) and Permit No. WAR-011422 (2010)

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2699	James Cola	Jewett Road Associates, LLC	8/19/2014	8/25/2014	CWA	OH Ohio	Notice of Intent to File Suit Under the Clean Water Act for the use of a pond for sediment control.
2700	California Sportfishing Protection Alliance	Recology, Inc.	7/21/2014	7/25/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act for unlawful discharges of pollutants from the Facility to natural and constructed channels. (R□ ecology, Inc)
2701	Chattahoochee Riverkeeper, Inc.	M&K Warehouses, LLC	8/11/2014	8/18/2014	CWA	GA Georgia	Notice of Intent to Sue Under Section 505 for violations to General Permits GAR000000 and GAR050000
2702	Choctawhatchee Riverkeeper, Inc.	Town of Samson	8/5/2014	8/15/2014	CWA	AL Alabama	Notice of Intent to File Suit Under the Clean Water Act for Violations of NPDES Permit No. AL0068896

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2703	California River Watch	Gold Coast Recycling & Transfer Station, Inc	8/13/2014	8/18/2014	CWA	CA California	Notice of Violations and Intent to File Suit under the Clean Water Act for unlawful discharge of pollutants into the Ventura Municipal Separate Strom Sewer System
2704	Environmental Defense Alliance	Washington County Board of Education	8/20/2014	8/27/2014	CWA	AL Alabama	Notice of Violations and Intent to File Suit under the Clean Water Act for Violations of NPDES Permit No. AL0042391 and COnsent Order 13- 104-CWP
2705	Columbia Riverkeeper	JT Marine, Inc	8/21/2014	8/26/2014	CWA	WA Washington	Notice of Intent to Sue under Clean Water Act and Request for Copy of Stormwater Pollution Prevention Plan
2706	Waste Action Project	Walsh Marine	10/30/2013	11/4/2013	CWA	WA Washington	Waste Action Project intent to sue Walsh Marine within 60 days for violating and continuing to violate the Clean Water Act

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2707	Center for Environmental Science, Accuracy and Reliability	California State Water Resources Control Board and California Department of Water Resources	4/1/2014	4/4/2014	CWA	CA California	Notice of Intent to Sue Regarding the California State Water Resources Control Board and California Department of Water Resource's Bay- Delta Barrier Construction
2708	California Sportfishing Protection Alliance	Hanson Pipe & Precast, LLC	8/6/2014	8/12/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act for unlawful discharge of pollutants from the Facility
2709	Los Angeles Waterkeeper	Crown Disposal and OCmmunity Recycling	8/4/2014	8/12/2014	CWA		Notice of Violation and Intent to File Suit Under the Clean Water Act for of NPDES general permit No. CAS000001
2710	Roetzel & Andress, LPA	Charlotte County Board of County Commissioners	8/4/2014	8/12/2014	CWA	FL Florida	Charlotte County Board of County Commissioners has caused to be discharged into Sunshine lake and Sunrise Waterway amounts of raw sewage, phosphorous and nitrogen in amounts that exceed the State of Florida and EPA guidelines.

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2711		Crown Resources Corporation and Kinross Gold, USA	8/1/2014	8/12/2014	CWA	WA Washington	Revised 60-day Notice of Intent to Sue
2712	California Sportfishing Protection Alliance	Agricultural Management and Production Company	8/6/2014	8/12/2014	CWA	CA California	Notice of Violations and Intent to File Suit for unlawful discharges of polltants:Agricultural Management and Production Company
2713	Watch	City of California City	8/5/2014	8/12/2014	CWA	CA California	Notice of Violations and Intent to File Suit under the Safe Drinking Water Act for violations including failure to comply with maximum contaminant levels
2714	Renewed Efforts of Neighbors Against Landfill Expansion	County of Sonoma Central Disposal	6/17/2014	6/23/2014	CWA	CA California	Notice of Violations and Intent to File Suit under the Federal Water Pollution Control Act

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2715	Protection Alliance	Republic Services, Inc d/b/a Allied Waste Systems	6/18/2014	6/23/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act for unlawful discharge of pollutants:Republic Services, Inc d/b/a Allied Waste Systems
2716	The Sierra Club	Premium Coal Co., Inc	6/19/2014	6/25/2014	CWA	TN Tennessee	60-Day Notice of Intent to File Citizen Suit Under Clean Water Act Section 505(a)(1) for Violations of Terms and Conditions of TN/NPDES Permits TN0052965; TN0069159; TN0079308; TN0079561: TN0044222: TN0079294: TN0051198
2717	Northwest Environmental Defense Center	Douglas Ridge Rifle Club	6/17/2014	6/23/2014	CWA	OR Oregon	Notice of Intent to File Suit for Clean Water Act Violations by discharging and allowing the discharge of pollutants into wetlands
2718	Riverkeeper, inc	Water Works & Sewer Board of the Town of Slocomb, a/k/a City of Slocomb Water Works & Sewer Board	8/5/2014	8/15/2014	CWA	AL Alabama	Notice of Intent to File Suit under the Clean Water Act for Violations of NPDES Permit No. AL0056111

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2719	Tennessee Clean Water Network	City of Madisonville Waste Water Treatment Plant	7/31/2014	8/4/2014	CWA	TN Tennessee	City of Madisonville WWTP, NPDES Permit NO. TN0025020□ 60 Day Notice of Intent to Sue
2720	Idaho Conservation League	City of Culdesac, ID	9/4/2014	9/10/2014	CWA	ID Idaho	60 Day Notice of Intent to File Citizen against the City of Culdesac for violations at the city's waste water treatment plant and NPDES
2721	California Communities Against Toxics	Internation Paper Company	9/5/2014	9/11/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Clean Water Act for violations under the General Permit
2722	Idaho Conservation League	City of Elk River	9/11/2014	9/15/2014	CWA	ID Idaho	Idaho Conservation League intends to file citizen suit against the City of Elk River pursuant to the Clean Water Act for violations at the city's wastewater treatment plant

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2723	Coastal Environmental Right Foundation	Fabrication Technologies, Inc	9/4/2014	9/15/2014	CWA	CA California	60 Day notice of Intent to sue Fabrication Technologies, Inc for violations of the State Water Resources Control Board Water Quality Order No. 97-03-DWQ
2724	Watch	South Coast Shipyard	9/11/2014	9/16/2014	CWA	CA California	On behalf of California Riverwatch in regard to violations of the Clean Water Act that Riverwatch believes are occuring at the South Coast Shipyard
2725	Соаѕткеерег	CR&R, Inc	9/11/2014	9/16/2014	CWA	CA California	Notice of Violation and Intent to File Suit Under the Clean Water Act
2726	Riverkeeper	Somarakis, Inc d/b/a Commercial Repair & Machine Works	9/15/2014	9/22/2014	CWA	WA Washington	Notice of Intent to Sue under the Clean Water Act and Request for Copy of Stormwater Pollution Prevention Plan

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2727	Coastal Environmental Rights Foundation	Atlas Construction Supply	9/4/2014	9/15/2014	CWA	CA California	60 Day Notice of intent to sue Atlas Construction Supply for Violations of the State Water Resources Control Board Water Quality Order No. 97-03-DWQ
2728	San Francisco Baykeeper	Shamrock Materials, inc	8/29/2014	9/4/2014	CWA	CA California	Notice of Intent to Sue Shamrock Materials, Incfor unlawful discharge of pollutants from their facility
2729	California River Watch	City of Inglewood	8/29/2014	9/8/2014	CWA	CA California	On behalf of California River Watch in regards to Violations of the Clean Water Act that River Watch believes are occuring at the City of Inglewood Waste transfer station facility
2730	Preston and Lindsey McElheney	Roanoke Rapids Sanitary District	9/3/2014	9/8/2014	CWA	NC North Carolina	Preston an dLindsey McElheney intent to file suit against the Roanoke Rapids Sanitary District for violations of the Clean Water Act

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2731	Tennessee Riverkeeper, Inc	Crossville Health & Rehabilitation, LLC	8/28/2014	9/3/2014	CWA	AL Alabama	Tennessee Riverkeeper, Inc intends to file suit under section 505 of the CLean Water Act against Crossville Health & Rehabilitation, LLC for violations of the Clean Water Act
2732	California Communites Against Toxics	Sims Recycling Solutions, Inc.	9/5/2014	9/10/2014	CWA	CA California	On behalf of California Communites Against Toxics in regard to violations of the Clean Water Act occuring at Sims Recycling Solutions, Inc.
2733	City of Ruston	Point Ruston	8/25/2014	9/2/2014	CWA	WA Washington	Point Ruston's intention to file a complaint against the City of Ruston under the Clean Water Act; the city of Ruston does not have a permit for its discharge from the North Outfall, the Edwards Street Outfall, the City Outfall
2734	Raritan Baykeeper, Inc.	Mastro Concrete, Inc.	9/23/2014	9/29/2014	CWA	NY New York	Baykeeper intends to file suit, as an organization and on behalf of adversely affected member, in the US District Court for the Eastern District of New York

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2735	Clean Water Action	United Salvage Corp of America	9/24/2014	9/29/2014	CWA	MA Massachusetts	Notice that Clean Water Action intends to file a civil action in teh USDC for the District of Massachusetts under section 505 of the Federal Clean Water Act against United Salvage Corp. of Americafor the unlawful discharge of stormwater from its scrap recycling and waste recycling facility
2736	Inland Empire Waterkeeper	Maruhachi Ceramics of America, Inc	5/14/2015	5/19/2014	CWA	CA California	Inland Waterkeeper notice of inent to file suit over violations of the Clean Water Act and California's General Stormwater Industrial Permit
2737	Center for Community Action and Environmental Justice	Cooper B. Line, Inc	5/16/2014	5/20/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Federal Water pollution Control Act Concerning Cooper B Line, Inc, 1375 Sampson Ave., Corona, California,, WDID no. 8 331023451
2738	California Communites Against Toxics	Armorcast Products Company, Inc.	5/21/2014	5/27/2014	CWA	CA California	California Communities Against Toxics files intent to sue Armorcast Products Company, Inc. for violations of the Clean Water Pollution Act

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2739	Canadian Pacific Railway	Plains All American Pipeline, LP or Plains Marketing, LP	5/12/2014	5/19/2014	CWA	MN Minnesota	Intent to file suit for recovery of damages incurred by Canadian Pacific Railway's clean up of a crude oil release from a defective tank car owned or leased by the Plains All American Pipeline LP, or Plains Marketing, LP
2740	Inland Empire Waterkeeper and Orange County Coastkeeper	Forged Metals, Inc	5/1/2014	5/12/2014	CWA	CA California	Noitce of Violation and intent to file suit under the Clean Water Act for discharges of polluted stormwater
2741	Sportfishing Alliance	Northern Recycling & Waste Services	5/7/2014	5/12/2014	CWA	CA California	On behalf of California Sportfishing Protection Alliance in regard to violations of the Clean Water Act occuring at teh Northern Recycling and Waste Services Facility
2742	Lake Erie Waterkeeper, Inc	Resreve Environmental Services, Inc.	5/8/2014	5/13/2014	CWA	OH Ohio	Waterkeeper intends to file suit against Reserve Environmental Services, Inc. for violations of the Clean Water Act

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2743	Guardians	City and County of Denver and IRG Bayaud, LLC	4/24/2014	4/29/2014	CWA	CO Colorado	Wildearth Guardians intends to file citizen suit against City and County of Denver for violations of the Clean Water Act
2744		Pueblatown Recycling	2/12/2014	2/18/2014	CWA	CA California	Docket Nos. 13-9535 and 13-9536 Petitioner/Appellant State of Utah's Preliminary Reply Brief petition for review of a Final Action of United States Environmental Protection Agency
2745	Coalition, and West Virginia Highlands Conservancy	Heartwood Forestland Fund VI	4/16/2014	4/21/2014	CWA	WV West Virginia	Sierra Club, Ohio Valley Environmental Coalition and West Virginia Highlands Conservancy notify that Heartwood Forestland fund Vi has violated and continues to violate, "an effluent stand or limitation" by discharging pollutants including selenium.
2746	Environmental Justice	Walt Disney, Co.	2/7/2014	2/11/2014	CWA	CA California	On behalf of People of Planet America and Jewish Americans for Environmental Justice demand to take immediate action to cease ongoing violations of the Clean Water Act

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2747	California River Watch	City of Laguna Beach	6/10/2014	6/16/2014	CWA	CA California	Notice of Intent to sue in regards to violations of the Clean Water Act that California River Watch believes are occuring through the operation of the City of Laguna Beach's wastewater collection system
2748	Center for Community Action and Environmental Justice	Sierra Aluminum COmpany	6/11/2014	6/16/2014	CWA	CA California	Notice of Intent to sue on behalf of Center for Community Action and Environmental Justice in regard to violations of the Clean Water Act that CCAEJ believes are occuring at the Sierra Aluminum Company
2749	Kootenai Environmental Alliance	City of Plummer	6/6/2014	6/11/2014	CWA	ID Idaho	Kootenai Environmental Alliance intends to file a citizen suit in federal court against the City of Plummer for violations at the city's wastewater treatment plant on Tutlex Rd, Plummer ID 83851
2750	Franklin Horse Enterprises, LLS	City of Easley, SC	6/6/2014	6/10/2014	CWA	SC South Carolina	Notice of Intent to sue the city of Easley for allowing the disharge of pollutants

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2751	Douglas Mueller	Carrabba's Italian Grill	6/10/2014	6/17/2014	CWA	MI Michigan	Plaintiff seriously injured as a result of a slip and fall accident at Carrabba's Italian Grill due to an excess buildup of grease that was illegally disposed of on the walkway
2752	Waste Action Project	Washington State Department of Corrections	6/13/2014	6/18/2014	CWA	WA Washington	Supplemental Notice of Intent to Sue Under the Clean Water Act, Submitted by the State of Washington for violations of Cleant Water Act and NPDES Permit NO. WAG031038
2753	California Sportfishing Protection Alliance	Metech International, LLC	6/2/2014	6/12/2014	CWA	CA California	California Sportfishing Protection Alliance in regard to violations of the Clean Water act occuring at Metech International, LLC's scrap metal recycling facility
2754	Coastal Environmental Rights Foundation	California Metals, Inc	6/27/2014	7/7/2014	CWA	CA California	Citizen Complainant, Coastal Environmental Rights Foundation regarding violations of the Clean Water Act occuring at the California Metals, Inc

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2755	Center for Environmental Science, Accuracy and Reliability	California State Water Resources Control Board and California Dept of Water Resources	6/16/2014	6/20/2014	CWA	CA California	Notice of Intent to Sue Regarding the California State Water Resources Control Board and California Dept of Water Resources Bay-Delta Alteration of Salinity Control Requirements
2756	Chattahoochee Riverkeeper	American Sealcoat Manufacturing, LLC	5/28/2014	6/2/2014	CWA	GA Georgia	Chattahoochee Riverkeeper intends to bring suit against American Sealcoat Manufacturing, LLC for discharge of pollutants without a permit
2757	California Riverwatch	Active Recycling	5/29/2014	6/10/2014	CWA	CA California	Addressing violations of the Clean Water Act, including terms of the General California Industrial Storm Water Permit and unlawful discharge of pollutants from Active Recycling in LA MS4
2758	Renewed Efforts of Neighbors Against Landfill Expansion	County of Sonoma; Central Disposal	6/17/2014	6/23/2014	CWA	CA California	Notice of Intent to file suit under Clean Water Act for unlawful discharge of pollutants

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2759	California Sportfishing Protection Alliance	Republic Services, Inc	6/18/2014	6/23/2014	CWA	CA California	Notice of Violations and Intent to File Suit under teh Federal Water pollution control act for unlawful discharge of pollutants from the Facility to strom drains that flow to Grayson creek and its tributaries: Republic Services, Inc
2760		S&H Mining, Inc	6/19/2014	6/25/2014	CWA	TN Tennessee	60-Day notice of Intent to File Citizen Suit Under Clean Water Ac Section 505(a)(1) for Violations of Terms and Conditions of TN/NPDES Permits TN0072419; TN0046647; TN0052531; and TN0072168
2761	Anahli G. Cordell, Douglas Wood, James Craig Waggy, William	West Virginia Department of Environmental Protection and Keystone Industries, LLC	6/19/2014	6/25/2014	CWA	WV West Virginia	60 Day notice of intent to sue the West Virginia Department of Environmental Protection and Keystone Industries, LLC for violation of law incident to the issuance of surface mining permit number 5300609
2762	Sierra Club, Ohio Valley Environmental Coalition, West Virgina Highlands Conservancy	Heartwood Forestland Fund VI	4/16/2014	6/23/2014	CWA	WV West Virginia	Response to January 22, 2013 Notice of Intent to File Citizens Suit Submitted by State of West Virgina

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2763	Baykeeper	Marin Sanitary Service	6/2/2014	6/9/2014	CWA	CA California	Baykeeper intends to file civil action against Marin Sanitary Service for violations of the Clean Water Act
2764	307 Campostella, LLC	Greenleaf and Associates, Ltd	6/27/2014	7/7/2014	CWA	VA Virginia	Notice of intent to file suit under Clean Water Act for unlawful discharge of pollutants relating to the moored vessel YRST-2
2765	Waterkeeper Alliance, Inc.; Yadkin Riverkeeper	Duke Energy Carolinas, LLC	7/1/2014	7/7/2014	CWA	NC North Carolina	Notice of intent to sue FWPCA Section 505-33 U.S.C. 1365 60 Day Notice of Violation by Duke Energy Carolinas, LLC- Buck Steam Station, NPDES Permit #NC0004774
2766	California Sportfishing Protection Alliance	Pacific Coast Recycling, Inc	7/1/2014	7/7/2014	CWA	CA California	Notice of Violations and Intent to File Suit under Clean Water Act for unlawful discharges of pollutants:Pacific Coast Recycling, Inc

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2767	California Environmental Protection Alliance	Sonoma Soil Builders, LLC	6/30/2014	7/7/2014	CWA	CA California	Notice of Violations and Intent to File Suit under the Clean Water Act, including violations of the General California Industrial Storm Water Permit and unlawful discharge of pollutants from teh Sonoma Soil Builders, LLC
2768	Sierra Club, Statewide Organizing for Community Empowerment	Premium Coal Co, Inc.	6/27/2014	7/1/2014	CWA		60-Day Notice of Intent to File Citizen Suit Under Clean Water Act Section 505(a)(1) for Violations of Terms and Conditions of TN/NPDES permits TN0052965; TN0069159; TN0079308; TN0079561; TN0043222; TN0079294; TN0051918
2769	307 Campostella, LLC	Gutterman Iron and Metal	6/27/2014	7/1/2014	CWA	VA Virginia	Notice of Intent to Sue for Violations of the Clean Water Act for unlawful discharge of pollutants from a moored vessel being used for ship scrapping operations
2770	Lionel Trepanier and Red Butte Creek Defenders	Oakland Construction et al.	7/18/2014	7/23/2014	CWA	UT Utah	60 Day Notice of Intent to Sue for Multiple violations of the Clean Water Act for physical harm, and harm to an aesthetic, conservational, and recreational interest

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2771		C.S. Beatty Construction, LLC	9/17/2014	9/25/2014	CWA	AL Alabama	Second Addendum to July 24, 2014 Notice of Intent to File Suit Persuant to the Federal Clean Water Act C.S. Beatty Construction
2772	Idaho Conservation League	City of Culdesac	9/16/2014	9/23/2014	CWA	ID Idaho	Response to Sept. 4, 2014 Notice of Intent of the Idaho Conservation League's intiontion to file suit for violations of the Clean Water Act
2773	LLC; William C. Wood, Wood Family Partnership□	C.S. Beatty Construction, Inc and C.S. Beatty Construction, LLC	9/2/2014	9/8/2014	CWA	AL Alabama	Notification to Alabama Dept of Labor C.S. Beatty Construction, Inc. an d C.S. Beatty Construction, LLC for violations of the Clean Water Act
2774	Sierra Club, and Prairie Rivers Network	Metropolitan Water Reclamation District of Chicago	2/3/2014	2/10/2014	CWA	IL Illinois	Updated Notice of Intent to Sue Metropolitan Water Reclamation District of Greater Chicago for Violations of the Clean Water Act

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2775	Coastal Environmental Rights Foundation	Fabrication Technologies	9/4/2014	9/17/2014	CWA	CA California	Clean Water Act Notice of Intent to Sue/60-Day notice letter Fabrication Technologies Violations of General Industrial Permit
2776	Coalition	Amcor Rigid Plastics USA, Inc	10/1/2014	10/7/2014	CWA	CA California	60-Day Notice of Violations and Intent to file suit Regarding Noncompliance with Federal Clean Water Act's Industrial Stormwater Discharge Requirements Amcor Rigid Plastics USA, Inc
2777	PennEnvironment and Valley Forge Chapter of Trout Unlimited	Treddyfrin Township, Tredyfrrin Township Municipal Authority	9/29/2014	10/3/2014	CWA	PA Pennsylvania	PennEnvironment and Valley Forge Chapter of Trout Unlimited concern about discharges of raw sewage to Valley Creek from the Valley Creek Trunk Sewer force
2778	Environmental Defense Alliance	Alabama Department of Youth Services	9/27/2014	10/3/2014	CWA	AL Alabama	Environmental Defense Alliance Notice of Vlolation and Intent to File suit against the Alabama Department of Youth Services for discharges of pollutants from the Mt. Meigs Campus Complex Lagoon

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2779	The Sierra Club, Ohio Valley Environmental Coalition, and the West Virginia Highlands Conservancy	Pocohantas Land Corporation	10/23/2014	10/27/2014	CWA	M/V/ Most Virginia	60 Day Notice of Intent to File Citizens Suit Under Clean Water Act under Section 505(a)(1) for Violations of Section 301 of that Act (Pocohantas Land Corporation)
2780	Chesapeake Bay Foundation, Inc	PPL Brunner Island, LLC	10/17/2014	10/21/2014	CWA	PA Pennsylvania	Brunner Island steam Electric Station_Notice of Violation and Intent to File Suit under the Clean Water Act
2781	Conservation Law Foundation	NHNY Marina Development, LLC d/b/a Riveredge Marina	10/10/2014	10/22/2014	CWA		Conservation Law Foundation Notice to NHNY Marina Development, LLC of Violations and Intent to File Suit Under the Clean Water Act
2782	California RiverWatch	Newport Harbor Shipyard	10/17/2014	10/22/2014	CWA		Notice of Intent to File Suit against Newport Harbor Shipyard on behalf of California RiverWatch

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2783	San Francisco Baykeeper	B2 Auto Dismantler	10/22/2014	10/27/2014	CWA	CA California	Baykeeper intends to file suit against B2 Auto Dismantler for violations of the Clean Water Act for unlawful discharge of pollutants into San Francisco Bay
2784	Clean Water Action	H.C. Stark, Inc	9/26/2014	10/3/2014	CWA	MA Massachusetts	Notice that Clean Water Action intends to file a civil action in USDC for District of Massuchusetts under Section 505 of the Clean Water Act against H.C. Stark, Inc
2785	The Potomac Riverkeeper, The Sierra Club	Dominion Resources, Inc., subsidiary Virginia Electric and Power Co d/b/a Dominion Virginia Power	9/17/2014	9/22/2014	CWA	VA Virginia	60-Day Notice of Violation by Dominion Power, Possum Point Power Plant, VPDES Permit # VA0002071
2786	Conservation Law Foundation	Irwin Corporation, Irwin of Alton, inc, Irwin Marine, James R. Irwin & Sons, Inc	10/15/2014	10/20/2014	CWA	NH New Hampshire	Conservation Law Foundation gives notice to Irwin Corporation of its intent to file suit for violations of the Clean Water Act

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2787	Center for Community Action and Environmental Justice	Tamco	10/8/2014	10/16/2014	CWA	CA California	On behalf of the Center for Community Action and Environmental Justice in regard to violations of the Clean Water Act at Tamco's industrial facility
2788	Oak Glen Nature Preserve	Mid-Valley Pipeline Company and Sunoco Logistics Partners, LLC	10/3/2014	10/7/2014	CWA	PA Pennsylvania	Notification to Mid-Valley Pipeline Company and Sunoco Logistics of intent to file suit within sixty days pursuant to the provisions fo the Clean Water Act
2789	Tennessee Riverkeeper	Town of Ider	10/10/2014	10/17/2014	CWA	AL Alabama	Ider Housing Project Waste Water Treatment Plannt NPDES Permit NO AL0047562
2790	Defense Center	8443 N. Kirby, LLC	9/25/2014	9/30/2014	CWA	OR Oregon	Northwest Environmental Defense Center provides notice of the intent to initiate litigation against 8443 N. Kirby, LLC to enforce the Clean Water Act as it pertains to the discharges of stormwater run-off

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2791	Scott Walther	United States Army Corps of Engineers, et al	10/14/2014	10/20/2014	CWA	AK Alaska	Mr. Scott Walther intends to file Citizen Suit against the US Army Corp of Engineers for its failure to perform non-discretionary delegated duties under the Clean Water Act
2792	Conservation Law Foundation	Mattuchio Scrap Metel, Mandracchia Trading Co, Inc, Caps Auto Wrecking Corp and Scrap Metals Corporation	10/1/2014	10/7/2014	CWA	MA Massachusetts	Conservation Law Foundation gives notice of its intent to file suit against Mattuchio Scrap Metel, Mandracchia Trading Co, Inc, Caps Auto Wrecking Corp and Scrap Metals Corporation for violations of the Clean Water Act
2793	Goodman	US Army Corps of Engineeers, et al	10/1/2014	10/7/2014	CWA	IL Illinois	Notice of Intent to File Citizen Suit against US Army Corps of Engineers RE; Rosewood beach Project
2794	James Stodghill; Mr. and Mrs. Curt Royce; Big Spring Country Club, Inc.	Mr. Dennis Jones c/o Matt Jones Construction Company, Inc	10/9/2014	10/14/2014	CWA	KY Kentucky	Big Spring Country Club, Inc., et al intends to file citizen suit against Mr. Dennis Jones c/o Matt Jones Construction Company, Inc for unauthorized discharge of pollutants

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2795	Against Toxics	Los Angeles River Watershed	10/6/2014	10/14/2014	CWA	CA California	Notice of Violations and Intent to File SUit against Los Angeles River Watershed for the discharge of pollutants from the Valley Generating Facility through the LA County MS4
2796	Village of Wellington	Palm beach Polo, Inc	9/12/2014	9/19/2014	CWA	FL Florida	Response to the Notice of Intent to sue the Palm Beach Polo, Inc Inc for violation of their responsibilities regarding the operation and management of the Big Blue Preserve
2797	Plastic Pollution Coalition, Inc	HITCO Carbon Composites, Inc.	10/9/2014	10/15/2014	CWA	CA California	Greenfire Law intent to file suit against HITCO Carbon Composites, Inc. for violations of the Clean Water Act
2798	California Sportfishing Protection Alliance and Environmental Defense Center	A-1 Metals & Auto Salvage	10/6/2014	10/14/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under the Clean Water Act on behalf of California Sportfishing Protection Alliance for violations occuring at A-1 Metals & Auto Salvage

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2799	Coastal Environmental Rights Foundation	Fabrication Technologies	10/6/2014	10/14/2014	CWA	CA California	Coastal Environmental Rights Foundation Notice of Intent to Sue/ 60-Day Notice Letter Fabrication Technologies violations of General Industrial Permit
2800	Clean Water Action	Chenier's Gravel Bank	9/26/2014	10/3/2014	CWA	MA Massachusetts	Notice of Clean Water Action's intent to file a civil action against Chenier's Gravel Bank for unlawful discharge of stormwater from its mineral mining and dressing facility
2801	Nucor Steel- Arkansas, a division of Nucor Corporation and Nucor-Yamato Steel Company	Terminal, LLC, the City of OSceola	12/10/2014	12/15/2014	CWA	AR Arkansas	Notice of Violations and Intent to File Citizen Suit Against Big River Steel, LLC, Mid-River Terminal, LLC, the City of OSceola and/or Mississippi County, AR
2802	Riverkeeper, Inc	Union Beer Distributors, LLC	12/3/2014	12/9/2014	CWA	NY New York	Notice of Riverkeeper's intent to file suit against Union Beer Distributors, LLC for violations of the Clean Water Act

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1	On Behalf Of	Against	Date Letter	Date Received	Statute	State	General Description
2803	Coalition, and West Virginia Highlands Conservancy	Pardee & Curtin Realty, LLC	12/8/2014	12/15/2014	CWA	WV West Virginia	Sierra Club, Ohio Valley Environmental Coalition, and West Virginia Highlands Conservancy hereby notify you that Pardee & Curtin Realty, LLC has violated and continue to violate "an effluent standard or limitation" under the Clean Water Act
2804	Rights Foundation	Emcor, Inc	11/25/2014	12/9/2014	CWA	CA California	On behalf of the Coast Environmental Rights Foundation notice of intent to sue for violations of the Clean Water Act and General Industrial Permit for the Dynalectric Facility
2805	Scott Waitner	US Army Corps of Engineers	12/22/2014	12/29/2014	CWA	AK Alaska	Notice pf Intent to File a Citizen Lawsuit in the matter of The Conservation Fund's "Alaska In-Lieu Fee Compensatory Mitigation Program Instrument" dated May 31, 2013 v. Army Corps of Engineers
2806	Baykeeper	McHugh Auto Wrecking	12/9/2014	12/15/2014	CWA	CA California	San Francisco Baykeeper intends to file suit against McHugh Auto Wrecking for ongoing violations of the Clean Water Act

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2807	The Sierra Club, Ohio Valley Environmental Coalition, and the West Virginia Highlands Conservancy	Shepard Boone Coal Company	12/2/2014	12/9/2014	CWA	WV West Virginia	On behalf of Shepard Boone Coal Company, LLC; Shepard hereby denies that itis or has been in violation of the Clean Water Act, and affirmatively asserts that it is in compliance with the Clean Water Act, the West Virginia Water Pollution Control Act, and West Virginia's delegated program (Response)
2808	Appalachia VOices, Inc.; Waterkeeper Alliance, Inc.; Kentuckians for the Commonwealth, Inc.; Kentucky Riverkeeper, Inc.; and Ms. Pat Banks	Frasure Creek Mining, LLC and Trinity Coal Corporation	11/14/2014	11/20/2014	CWA	KY Kentucky	Notice of Intent to Sue Frasure Creek Mining, LLC for Clean Water Act Violations
2809	San Francisco Baykeeper	City of San Jose	11/24/2014	12/4/2014	CWA	CA California	Notice of Violation and Intent to File Suit Under the Clean Water against the City of San Jose
2810	5 Gyres Institute	The Toro Company	11/12/2014	11/21/2014	CWA	CA California	Notice of Intent to File Citizen Suit Pursuant to the Federal Clean Water Act against The Toro Company

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2811	California River Watch	City of Beaumont	12/12/2014	12/18/2014	CWA		Notice of Violations and Intent to File Suit Under the Clean Water Act for City of Beaumont's Wastewater Treatment Plant violations
2812	California Sportfishing Protection Alliance	City of Santa Cruz	12/12/2014	12/18/2014	CWA	CA California	Notice of Violations and Intent to File Suit for the City of Santa Cruz's violations under the Clean Water Act□
2813	Plastic Pollution Coalition	Sigma Plastics Group	12/3/2014	12/9/2014	CWA	CA California	On behalf of the Plastic Pollution Coalition violations under the federal Clean Water Act by Sigma Plastics Group and its divisions
2814	and Environmental Justice	Imperial Western Products	12/3/2014	12/10/2014	CWA	CA California	Notice of Violations and Intent to File Under the Federal Water Pollution Control Act Concerning Imperial Western Products

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2815	Riverkeeper, Inc	UPS and UPS Freight	12/3/2014	12/8/2014	CWA	NY New York	On behalf of Riverkeeper to notify of intent to file suit against UPS and UPS Freight for violations of the Clean Water Act for discharging stormwater into the waters of the United States without a permit
2816	Riverkeeper, inc	ABF Freight Systems, Inc.	12/3/2014	12/8/2014	CWA	NY New York	Notice of Violation and Intent to File Suit Against ABF Freight Systems, Inc. for Violations of the Clean Water Act □
2817	California River Watch	Madison Materials, Inc	11/25/2014	12/1/2014	CWA	CA California	Notice of Intent to Sue for violations of The Clean Water Act that California River Watch believes are occuring at the Madison Materials Public Disposal Facility
2818	John and Sheila Zdziebloski	Town of East Greenbush	12/2/2014	12/9/2014	CWA	NY New York	Letter of behalf of John and Sheila Zdziebloski as formal notice of past and on-going violations of the Clean Water Act committed by the Town of East Greenbush which prohibits unauthorized discharges to waters of the United States

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2819		Empire Merchants, LLC and Peerless Equities, LLC	12/2/2014	12/8/2014	CWA	NY New York	On behalf of Riverkeeper for notification of its intent to file suit against Empire Merchants, LLC and Peerless Equities, LLC for violations of the Clean Water Act
2820	San Francisco Baykeeper	Pacific Auto Salvage, Inc	12/4/2014	12/9/2014	CWA	CA California	On behalf of San Francisco Baykeeper giving notice that Baykeeper intends to file civil action against Pacific Auto Salvage, Inc for violations of the Clena Water Act
2821	San Francisco Baykeeper	Blue Line Transfer Station and South San Francisco Scavenger Company, Inc.	12/4/2014	12/9/2014	CWA	CA California	On behalf of San Francisco baykeeper to give notice that Baykeeper intends to file civil action against Blue Line Transfer Station and South San Francisco Scavenger Company, Inc. for violations of the Clean Water Act
2822	Terrell and Patricia Graham	DHJB Development, LLC	12/9/2014	12/16/2014	CWA	TX Texas	Notice of intent to Sue Under the Clean Water Act; Stormwater Permit violations at the Johnson Ranch Subdivision site by DHJB Development, LLC

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2823	Coastal Environmental Rights Foundation	California Metals, Inc	12/23/2014	12/29/2014	CWA	CA California	California Metals, Inc Notice of Violations and Intent to File Citizens Suit on behalf of Coastal Environmental Rights Foundation
2824	Coastal Environmental Rights Foundation	Riley Recycling, Inc	12/11/2014	12/29/2014	CWA	CA California	Riley Recycling, Inc; Notice of Violation and Intent to File Clean Water Act Citizens' Suit on behalf of Coastal Environmental Rights Foundation
2825	Tennessee Riverkeeper, Inc	City of Niota; Niota Sewage Treatment Plant	12/23/2014	12/29/2014	CWA	TN Tennessee	City of Niota; Notice of Violation and Intent to File Suit on behalf of Tennessee Riverkeeper, Inc
2826	Riverkeeper, Inc	Cipico Construction, Inc	12/3/2014	12/8/2014	CWA		On behalf of Riverkeeper Notification of intent to file suit against Cipico Construction, Inc for violations of the Clean Water Act

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2827	Sierra Club, Ohio Valley Environmental Coaliton, West Virginia Highlands Conservancy	Hobet Mining, LLC	12/10/2014	12/15/2014	CWA	WV West Virginia	Hobet Mining, LLC; 60 Day Notice of Intent to File Citizens Suit for violations of Clean Water Act and West Virginia NPDES and Surface Mining Permits
2828	The Winyah Rivers Foundation	Town of Red Springs	12/23/2014	12/29/2014	CWA	NC North Carolina	Town of Red Springs; Notice of Violations and Intent to Sue under the Clean Water Act
2829	Dorado Farms, Inc	U.S. Army Corps of Engineers and Construcciones Jose Carro, S.E	12/23/2014	12/29/2014	CWA	PR Puerto Rico	U.S. Army Corps of Engineers and Construcciones Jose Carro, S.E; Notice of Intent to File Suit Under the Clean Water Act for Violations of NPDES General Permit PRR120000
2830	Foundation	Harding Metals, Inc	11/12/2014	11/18/2014	CWA	NH New Hampshire	Conservation Law Foundation gives notice of its intent to file suit pursuant to the Federal Water Pollution Control Act against Harding Metals for discharging stormwater directly associated with scrap metal recycling into waters of the United States

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2831	Protection Alliance	Santa Cruz County	11/13/2014	11/19/2014	CWA	CA California	On behalf of the California Sportfishing Protection alliance in regard to violations of the Clean Water Act occuring at Santa Cruz County's Ben Lomond Transfer Station facility
2832	Clean Water Action	MATEP, LLC	11/3/2014	11/10/2014	CWA	MA Massachusetts	60 Day Notice of Violations and Intent to File Suit Regarding Noncompliance with Federal Clean Water Act's Industrial Stormwater Discharge Requirements MATEP, LLC
2833	Protection Alliance	Santa Cruz County	11/19/2014	11/25/2014	CWA	CA California	60-Day Notice of Violations and Intent to File Suit for violations at the Santa Cruz County school bus maintenance facility
2834		Graves Concrete	10/27/2014	11/5/2014	CWA	MA Massachusetts	60 Day Notice of Violations and Intent to File suit regarding Noncompliance with Clean Water Act's Industrial Stormwater Discharge; Graves Concrete

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2835	Conservancy district	City of Colorado Springs	11/19/2014	11/25/2014	CWA	CO Colorado	Notice of intent to file citizen's lawsuit against the City of Colorado Springs on behalf of the Lower Arkansas Valley Water Conservancy District for violations of its Phase I Municipal Stormwater National Pollutant Discharge Elimination System Permit COS-000004
2836	Watch	Tesoro Corporation and Tesoro Refinery and Marketing Company	11/11/2014	11/20/2014	CWA	CA California	Tesoro Corporation and Tesoro Refinery and Marketing Company: Notice of Violations and Intent to File Suit Under Clean Water Act
2837	307 Campostella, LLC	City of Norfolk and Timothy J. Mullane	11/17/2014	11/24/2014	CWA	VA Virginia	Notice of Intent to Sue for Violations of the Clean Water Act: City of Norfolk and Timothy J. Mullane
2838	Community Health Watch and Global Community Monitor	Collins Pine Company	11/3/2014	11/10/2014	CWA	CA California	On behalf Of Community Health Watch and Global Community Monitor in regard to violations of the Clean Water Act and California Central Valley Regional Water Quality Control Board occuring at Collins Pine Company

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2839	Clean Water Action	Prolerized New England Company	11/11/2014	11/17/2014	CWA	MA Massachusetts	Clean Water Action intends to file suit under Clean Water Act against Prolerized New England Company
2840	Clean Water Action	D & D Welding and Salvage Corporation	11/10/2014	11/17/2014	CWA	MA Massachusetts	60-Day Notice of Violations and Intent to file suit Under Clean Water Act: D & D Welding and Salvage Corporation
2841	California River Watch	Warner Bros Studios	11/4/2014	11/10/2014	CWA	CA California	On behalf of California River Watch in regard to violations of the Clean Water Act: Warner Bros Studios
2842	Tennessee Scenic Rivers Association and Tennessee Clean Water Network	Tenessee Valley Authority/ Gallatin Fossil Plant	11/10/2014	11/17/2014	CWA	TN Tennessee	Notice of Intent to Sue for Violations of the Clean Water Act by Tennessee Valley Authority/ Gallatin Fossil Plant NPDES No. TN0005428

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2843	Sierra Club, Ohio Valley Environmental Coalition, and West Virginia Highlands Conservancy	Shepard Boone Coal Company	11/12/2014	11/17/2014	CWA	WV West Virginia	Shepard Boone Coal Company: 60-Day Notice of Intent to file citizens suit Under Clean Water Act
2844	The South Park Coalition	Alma Placer Company, LLC and Jim Murray	10/28/2014	11/3/2014	CWA	CO Colorado	Alma Placer Company, LLC and Jim Murray: Clean Water Violations
2845	California Sportfishing Protection Alliance	Trical, Inc	10/29/2014	11/3/2014	CWA	CA California	Notice of Violations and Intent to File suit: Trical, Inc
2846	Coastal Environmental Rights Foundation	Machine Motors & Supply	10/24/2014	11/3/2014	CWA		Clean Water Act Notice of Intent to Sue/60-Day Notice Letter Machine Motors & Supply Failure to Enroll in General Industrial permit

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2847	San Francisco Baykeeper	Cole Brothers Auto Wrecking	10/29/2014	11/3/2014	CWA	CA California	Notice of Violation and Intent to File Suit under the Clean Water Act: Cole Brothers Auto Wrecking
2848	Village of Pittsford, New York	Pittsford Canalside Properties, LLC	10/29/2014	11/3/2014	CWA	NY New York	Village of Pittsford Notice of Intent to sue Pittsford Canalside Properties, LLC for violations of the Clean Water Act
2849	Clean Water Action	Rathbone Precision Metals, Inc	10/30/2014	11/4/2014	CWA	MA Massachusetts	60-Day Notice of Violations and Intent to File Suit Regarding Concompliance with Clean Water Act: Rathbone Precision Metals, Inc
2850	Center for Community Action and Environmental Justice	Dover Corporation;Wilden Pump & Engineering	11/21/2014	11/28/2014	CWA	CA California	Notice of Violations and Intent to File Suit Under Clean Water Act: Dover Corporation;Wilden Pump & Engineering

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2851	Clean Water Action	Causeway Enterprises, Inc	11/10/2014	11/17/2014	CWA	MA Massachusetts	60-Day Notice of Violations and Intent to File Suit against Causeway Enterprises, Inc for violations of the Clean Water Act
2852	Barbara A. Peck	City of Anderson	10/31/2014	11/5/2014	CWA	CA California	City of Anderson; Notice of Violations and Intent to File Suit Under the Clean Water Act
2853	California Sportfishing Protection Alliance	Southwestern Wire, Inc	12/23/2014	12/30/2014	CWA		Notice of Violations and Intent to File Suit under the Clean water Act: Southwestern Wire, Inc
2854	Chesapeake Bay Foundation, Inc	PPL Brunner Island, LLC: Brunner Island Steam Electric Station	10/17/2014	10/21/2014	CWA	PA Pennsylvania	PPL Brunner Island, LLC: Brunner Island Steam Electric Station: Notice of Violations and Intent to File Suit under Clean Water Act

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